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FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1205078-0
Total Deleted Page(s) = 18
Page 23 ~ Duplicate;
Page 25 ~ b3; b6; b7C;
Page 26 ~ b3; b6; b7C;
Page 27 ~ b3; b6; b7C;
Page 28 ~ b3; b6; b7C;
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Page 54 ~ b6; b7C; b7D;
Page 55 ~ b6; b7C; b7D;
Page 56 ~ b7D;
Page 102 ~ b6; b7C; b7D;
Page 103 ~ b6; b7C; b7D;
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Memoranaam

TO

DIRECTOR, FBI (162-3188-)

DATE: 4/7/71

b7C

FROM

SAC, MILWAUKEE (166-243)

SUBJECT:

ALFRED FRANK DE CESARO

ET AL

ITAR - GAMBLING:

CONSPIRACY - ILLEGAL GAMBLING BUSINESS

00: Milwaukee

Enclosed for the Bureau is one xerox copy of the opinion of the U. S. Court of Appeals for the Seventh Circuit dated March 19, 1971, concerning JOHN F. PUNTILLO.

This enclosure contains routine nonderogatory measures for the Bureau and Special Agents.

Milwaukee will insure completion of appellate action to the USA, Milwaukee, Wisconsin.

~1 cc 1) t=D. 21Bureau (Enc. 1-Milwaukeé

JLD:mhb

"ENCLOSURE ATTACHED" (3)

REC-42

APR 19 1971

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

In the

United States Court of Appeals

For the Seventh Circuit

SEPTEMBER TERM, 1970

JANUARY SESSION, 1971

No. 18613

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

٧.

John F. Puntillo,

Defendant-Appellant.

Appeal from the United States District Court for the Eastern District of Wisconsin.

March 19, 1971

Before Swygert, Chief Judge, Kiley, Circuit Judge, and Campbell, Senior District Judge.*

Swyger, Chief Judge. John F. Puntillo, defendant-appellant, was indicted for violating 18 U.S.C. § 1952 by traveling from Kenosha, Wisconsin, to Chicago, Illi-

^{*}Judge William J. Campbell of the United States District Court for the Northern District of Illinois is sitting by designation.

This section provides, in pertinent part:

⁽a) Whoever travels in interstate or foreign commerce . . . with intent to

⁽³⁾ otherwise promote, manage, establish, carry on, or facilitate the promotion, management, establishment, or carrying on, of any unlawful activity,

and thereafter performs or attempts to perform any of the acts specified in subparagraphs (1), (2), and (3), shall be fined not more than \$10,000 or imprisoned for not more than five years, or both. (b) As used in this section "unlawful activity" means (1) any business enterprise involving gambling . . . offenses in violation of the laws of the State in which they are committed or of the United States . . .

,: ^{*},

nois, with intent to carry on an illegal gambling enterprise in violation of the laws of the state of Wisconsin, and by thereafter performing acts in Wisconsin which facilitated his unlawful activity. After a verdict of guilty by a jury, the court imposed a fine and a prison sentence.

The defendant asserts four grounds for reversal of his conviction: (1) his motion for acquittal should have been granted; (2) evidence of his presence in Chicago on November 10, 1969 was improperly admitted; (3) the grant of immunity to a Government witness was improperly authorized; and (4) a fair trial was not afforded because the witness was allowed to claim his testimonial privilege in the jury's presence and because the jury was aware that the witness had been granted immunity.

Beginning on October 20, 1969 officers Donald Kenney and Ronald Herion of the Chicago Police Department kept a building located at 610 North Bishop Street, Chicago, under surveillance on four successive Monday evenings. The officers observed an identical occurrence on each occasion: a car would stop at 610 North Bishop about 9 p.m., packages would be unloaded, and later packages would be picked up by a number of people. On November 3, 1969 the officers saw an automobile with Wisconsin plates arrive at the Bishop street address. The driver entered the building, returned with a package, and drove off. Officer Kenney trailed the automobile and observed the driver as he got out of the car at a nearby restaurant. The officer then returned to 610 North Bishop and observed another person leave the building with a package that dropped on the street, spilling football parlay cards. On the following Monday, November 10, 1969, the defendant was arrested by officers Herion and Kenney at 610 North Bishop, and seventy thousand parlay cards were seized during the arrest. Officer Kenney testified that, after seeing the defendant on November 10, he could identify the defendant as the same person who left 610 North Bishop with a package on November 3 and whom he later saw get out of an automobile at the nearby restaurant.

Government witness Frank Turk, a resident of Kenosha, Wisconsin, testified that the defendant also resided in Kenosha and was a fellow employee at the American

Motors plant in that city. According to his testimony, Turk picked up football parlay cards at defendant's residence during the fall of 1968 and 1969, and defendant came to Turk's residence on each Saturday during that time to pick up cards which had been played and any monies wagered during the week. Turk received twenty-five percent of the bets placed by his efforts.

A special agent of the Federal Bureau of Investigation testified as an expert that one of the parlay cards distributed by Turk during the week of November 3 and one of the cards seized during the November 10 raid at 610 North Bishop were prepared from the same original art work.

The defendant contends the Government offered no proof that, as charged in the indictment, he traveled from Wisconsin to Chicago on November 3, 1969 or did anything on the following day which facilitated his illegal activity in Wisconsin. Though no direct evidence was introduced to prove either of these alleged occurrences, the defendant overlooks the application of the principle that circumstantial evidence and reasonable inferences drawn from proven facts may substitute for direct evidence. The fact that the defendant was seen in Chicago on the evening of November 3 driving an automobile with Wisconsin license plates, when coupled with the additional fact that he lived in Kenosha, Wisconsin, was sufficient evidence from which the jury could reasonably infer that the defendant traveled interstate on or about the time specified in the indictment. Similarly, the jury could reasonably infer that the defendant was engaged in gambling in Wisconsin on November 4, 1969 from Turk's testimony that he picked up parlay cards at defendant's home on that day, particularly when such testimony is considered in light of the other evidence.2

There is no merit in defendant's additional contention that there was a fatal variance between the proof and the charge in that the jury was permitted to determine guilt on the basis of the events of November 8, when Turk turned over cards to the defendant, and November

² Later in his testimony, Turk said the cards were left between the doors of his home. This change in his testimony is immaterial to the issue.

10, when the latter was arrested in Chicago. The record, including the instructions and closing arguments, shows that the Government's evidence was directed to proving the specific charge described in the indictment. The jury could not have misapprehended that it was deciding guilt or innocence on any other basis.

The defendant further complains about the admission of evidence relating to his November 10 arrest in Chicago. This evidence was admissible to establish the identification of the defendant and his engagement in the business of gambling. Moreover, the evidence was so closely related both as to time and character to the specific offense with which the defendant was charged as to be clearly relevant.

Defendant's final contentions relate to the Government witness Turk's invocation of his testimonial privilege under the fifth amendment and his subsequently being granted immunity.

Prior to Turk's taking the witness stand, Government counsel announced in chambers to the judge and defense counsel that Turk intended to plead the fifth amendment and the Government planned to request an order granting him immunity. Although defense counsel suggested taking sufficient testimony from the witness so as to permit his fifth amendment plea outside the presence of the jury, the judge overruled the suggestion. Thereafter, in open court and with the jury present, the witness invoked his fifth amendment privilege upon being asked whether he knew the defendant. After retiring to chambers, the court granted the witness immunity under the provisions of 18 U.S.C. § 2514. Thereafter the witness resumed the witness stand and testified extensively for the Government.

During its direct examination the prosecution brought out the fact that when the witness was first questioned by Federal Bureau of Investigation agents he denied his dealings with "football pools," giving as a reason, "Well, I was implicated, I didn't want to admit it." On cross-examination the following questions were then asked and the witness responded:

Q. Did you discuss the case with them [the F.B.I.]?

A. They wanted to know what was wrong because I invoked the fifth amendment at the hearing, the grand jury hearing.

Q. Did you discuss this case in your home?

A. No, we didn't discuss the case. They just came to tell I would be granted immunity.

Defense counsel's objection that the answer was unresponsive was overruled.

The defendant argues that the Government's case was unfairly bolstered in the minds of the jurors when they were allowed to witness Turk's invocation of his testimonial privilege and to hear his subsequent statement that he had been granted immunity. The problem presented when a witness invokes his fifth amendment privilege in the presence of the jury is not new. The Supreme Court in Namet v. United States, 373 U.S. 179 (1963), after discussing several lower court decisions dealing with the subject, suggested two factors that are to be considered in determining error. The first factor is grounded "upon a concept of prosecutorial misconduct, when the Government makes a conscious and flagrant attempt to build its case out of inferences arising from the use of the testimonial privilege"; the second factor is based upon the idea that "in the circumstances of a given case, inferences from a witness' refusal to answer ... [add] critical weight to the prosecution's case in a form not subject to cross-examination."

Neither of the factors mentioned in Namet are present in this case. The prosecution made no conscious or flagrant attempt to bolster its case as the result of the invocation by the witness of his testimonial privilege. In fact, it was the judge who insisted that a record of the witness' refusal to testify be made in the jury's presence. Moreover, the witness, after being granted immunity, took the stand and testified. Consequently, no impermissible inferences could be drawn because the witness was not subject to cross-examination.

We are also convinced that no reversible error occurred when, on cross-examination, the witness Turk revealed to the jury that he had been granted immunity. The only request made at the time was that the answer relating to immunity be stricken from the record as being unresponsive to the question. No motion for a mistrial was made and if one had been made, we would hesitate to say that its denial was not within the sound discretion of the judge. In order to find error we would be required to speculate that the jury might have given credence to Turk's testimony because he had been granted immunity. But a counter speculation is equally valid; the jury, as a result of such knowledge, might have been less willing to believe the witness. Error cannot be predicated on such elusive considerations.

The trial court granted immunity to Turk on the basis of a request signed by Will Wilson, Assistant Attorney General in charge of the Criminal Division of the Department of Justice. The defendant argues that 18 U.S.C. § 2514 authorizes only the Attorney General to sign the application for the grant and that the statute does not permit a delegation of this authority. This precise question was presented in December 1968 Grand Jury v. United States, 420 F.2d 1201, 1203 (7th Cir.), cert. denied, 397 U.S. 1021 (1970). There we held a similar authorization signed by Assistant Attorney General Wilson was proper under the statute. We decline to yield to defendant's urging that we overrule our previous decision.

The judgment of conviction is affirmed.

A true Copy:

Teste:

Clerk of the United States Court of Appeals for the Seventh Circuit.

John Edgar Hoover, Director

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1 1 :

166-4632

G-00264 JD

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FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

SAC, Milwaukee (166-243)

May 5, 1971 Date:

ALFRED FRANK DE CESARO

ET AL

Examination requested by:

ITAR - GAMBLING; CONSPIRACY; ILLEGAL GAMBLING BUSINESS

OD: MILWAUKEE

Milwaukee

Gambling Examination requested:

Remarks:

Reference:

Airtels dated 4/7/71 and 4/13/71

MAILED 9 MAY - 3 1971

Ençlosures (2) (2 Laboratory reports)

Tolson Sullivan . Mohr _ Bishop Brennan, C.D. Callahan Casper

Conrad Dalbey Felt Gale Tavel Walters Soyars

ADMINISTRATIVE PAGE

MAIL ROOM TELETYPE UNIT

b6 b7C



FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

To:

Re:

SAC, Milwaukee (166-243)

Date: May 5, 1971

FBI File No.

166-4632 G-00259 JD

Lab. No.

G-00264 JD

ALFRED FRANK DE CESARO ET AL

ITAR - GAMBLING; CONSPIRACY; ILLEGAL GAMBLING BUSINESS

OO: MILWAUKEE

Specimens received

4/12/71 and 4/19/71

Items indicated from Angelo Germinaro

(Your Item 17)

 $\mathbf{Q}\mathbf{6}$

One issue of "ILLINOIS Sports News" dated "FEBRUARY 27. 1971"

(Your Item 18)

Q7

Fourteen preprinted forms bearing handwritten notations such as "WD 10H6 20"

Items indicated from James Salerno

(Your Item 2)

Q8

One issue of "ILLINOIS Sports News" dated "FEBRUARY 27. 1971"

(Your Item 3)

 $\mathbf{Q9}$

Four cards and one piece of paper all bearing handwritten notations

(Your Item 5)

Q10

Five preprinted forms bearing handwritten notations such as

Items indicated from Frank Manna

(Your Items 3 through 16)

Q11

Tolson Sullivan

Mohr.

Bishop Brennan, C.D.

Felt. Gale

Rosen Tavel Walters Soyars Tele. Room Holmes .

Gandy

Callahan Casper Conrad Dalbey

One Social Security Card bearing the name "Frank Charles Manna"

TCW:epf (6)

MAIL ROOM TELETYPE UNIT

Q12 Thirteen pieces of paper of various sizes bearing handwritten notations such as "Houst - 83 - 81"

Items indicated from Deno Bernacchi

(Your Item 5)

Q13 One "TABLE OF COMPARATIVE TRACK RECORDS"

(Your Item 6)

Q14 Fourteen "Official Racing Charts" for "Bowie" and "Hialeah Park"

(Your Item 9)

Q15 Two issues of "SPORTS ACTION" dated "March 4, 1971" and "March 18, 1971" respectively

(Your Item 10)

Q16 One issue of "Daily Racing Form" dated "FEBRUARY 27, 1971"

(Your Item 11)

Q17 Two cards bearing handwritten notations such as "HORSE-NAME TRACK & # RACE.."

(Your Item 12)

Q18 One piece of paper bearing handwritten notations such as "Mozon II"

Q19 One card bearing typewritten notations such as "Aqueduct"

(Your Item 16)

Q20 One issue of "THE SPORTING NEWS" dated "FEBRUARY 27, 1971"

(Your Item 19)

Q21 Ten sheets of paper bearing handwritten notations such as "WORLD - SERIES - GAME #1"

Items indicated from Alfred Frank De Cesaro

(Your Item 7)

Q22 Two sheets of paper bearing the headings "Monday" and "Wednesday" respectively

Page 2 G-00259 JD

Q23	Five calendar sheets bearing handwritten notations such as "Novak 45"	
Q24	One issue of "ILLINOIS Sports News" dated "FEBRUARY 26, 1971"	
(Your Iter Q25	n 12) One preprinted pad of slips	
Items ind	icated from Eugene Francis Thomas	
(Your Iter Q26	n 4) One piece of paper bearing handwritten notations such as ''K-260''	
Items ind	icated from Raymond Matera	
(Your Iter Q27	m 1) One issue of "Daily Racing Form" dated "FEBRUARY 20, 1971"	
(Your Iter Q28	n 3) Nine small note pads	
(Your Iter Q29	Three pieces of paper bearing handwritten notations such as	ь6 b7
(Your Iten Q30	m 9) One piece of paper bearing handwritten notations such as	
Q31	One issue of "ILLINOIS Sports News" dated "FEBRUARY 19, 1971"	11
Q32	One issue of "Daily Racing Form" dated "FEBRUARY 27, 1971"	
(Your Iten Q33	m 12) One Columnar ruled pad ''No. 7012''	
Q34	one brees or feeter pour mo mountains and many on the	ь6 ь7
Page 3 G-00259		-

(Your Iter	
Q35	Eighteen slips of paper bearing handwritten notations such as
Q36	One business card bearing the name
Q37	Thirteen pieces of paper bearing handwritten notations such as "M 4X"
Q38	Stubs of two "Irish Hospitals Sweepstake Tickets"
Items ind	icated from John Frank Puntelo
(Your Iter	n 1)
Q39	Two issues of "WEEKLY BASKETBALL NEWS and SCHEDULE" dated "FEBRUARY 28, 1971" and "MARCH 7, 1971" respectively
(Your Iter	ns 2 and 6)
Q40	One piece of paper bearing handwritten notations such as
Q41	Stub of one "Irish Hospitals Sweepstake Ticket"
(Your Iter	m 4)
Q42	Four carbon copies of cashier's checks payable to "Merrill Lynch, Pierce, Fenner & Smith Inc."
Q43	One small brown envelope bearing the inscription "West Racine Bank"
Q44	Three money bands: Two hearing the inscription "500" and the other "1000"
Q45	Five pieces of paper bearing handwritten notations such as "AL 195"
Q46	Twenty-four stub portions of football parlay cards

b6 b7C

b6 b7С

Page 4 G-00259 JD

One brown plastic pouch with zipper, containing one piece of Q47 paper bearing handwritten notations and two five-cent coins (Your Item 8) Three pieces of paper bearing handwritten notations such as Q48 "Dallas KC 4, 00..." One receipt in the amount of "\$50000," Q49 (Your Item 11) Q50 One piece of paper bearing handwritten notations such as "8 F 6 Honor and obey 2W2p" (Your Item 13) Q51 One issue of "WEEKLY BASKETBALL NEWS and SCHEDULE" dated "JANUARY 3, 1971" Q52 One envelope bearing the inscription "FANS WEEKLY SPORTS SERVICE" (Your Item 14) Q53 One issue of "SPORTS ACTION" dated "January 7, 1971" Q54 One issue of "The Sporting News" dated "January 30, 1971" Items indicated from John Woodbury (Your Item 1) Q55 One issue of "Daily Racing Form" dated "FEBRUARY 27, 1971" (Your Item 3) One issue of "ILLINOIS Sports News" dated "FEBRUARY 27, Q56 1971" (Your Item 4) Q57 One plastic folder containing a memo pad and two pieces of paper bearing handwritten notations (Your Item 5) Q58 One newspaper clipping bearing the heading "TOUCHDOWN" Page 5

G-00259 JD

(Your Item 6) **Q59** Two pieces of paper bearing handwritten notations such as "8 Lib-Fret & Stew 2 XX..." (Your Item 7) One issue of "Daily Racing Form" dated "FEBRUARY 26, 1971" Q60 (Your Item 9) One issue of "ILLINOIS Sports News" dated "July 9. 1970" Q61 (Your Item 13) Q62 One green "TRAVEL DIARY" containing two envelopes and five pieces of paper Q63 Twelve various size pieces of paper most of which bear handwritten notations Q64 One brown plastic folder containing a memo pad, one loose sheet of paper and one business card Q65 One commemorative coin bearing the inscription "SARATOGA BACING CENTENNIAL"

(Your Item 16)

Q66 Six pieces of paper bearing handwritten notations such as "10H Fuel Queen 20 15"

(Your Item 22)

Q67 Thirty sheets of paper bearing handwritten notations such as "9T - Shoe Shine - 1W..."

(Your Item 23)

Q68 One note pad bearing the inscription "Penworthy"

Items indicated from Eugene Francis Thomas

(Your Item 10)

Q69 One baseball schedule bearing the heading "Springtime in Florida"

Page 6 G-00259 JD (Your Item 11)

Q70 One basketball schedule for the "Milwaukee BUCKS"

Q71 Three football schedules for the "Wisconsin Badgers"

Items indicated from Frank Manna

(Your Item 2)

Q72 Two issues of "BASKETBALL WEEKLY" dated "FEBRUARY 8, 1971" and "FEBRUARY 15, 1971" respectively

(Your Item 3)

Four issues of "SPORTS ACTION" dated "July 21, 1970,"
"January 7, 1971," "January 21, 1971" and "February 4, 1971"
respectively

(Your Item 5)

Q74 One "Journal" number "2862" bearing handwritten notations

(Your Item 6)

Q75 Two issues of "SPORTS ACTION" dated "February 18, 1971" and "March 4, 1971" respectively

Q76 One issue of "BASKETBALL WEEKLY" dated "February 22, 1971"

Q77 Two pages of the "Daily Racing Form" dated "August 13, 1970"

Q78 One issue of "WEEKLY BASKETBALL NEWS and SCHEDULE" dated "FEBRUARY 21, 1971"

Q79 One issue of "WINNING POINTS" dated "FEBRUARY 22, 1971"

Q80 Twenty-three pieces of paper bearing handwritten notations such as "30-Det -4..."

(Your Item 7)

Q81 Two hundred and forty torn pieces of paper bearing handwritten notations such as "Yale +1 1/2"

Page 7 G-00259 JD (Your Item 8) **Q82** Twenty one hundred and thirty-seven torn pieces of paper bearing handwritten notations such as "9H Zoom Zoom' (Your Item 9) Five sheets of paper bearing handwritten notations such as Q83 "9B-Put to Sea X +1" (Your Item 10) **Q84** One issue of "Daily Racing Form" dated "FEBRUARY 27, 1971" and bearing handwritten notations (Your Item 12) Q85 Forty-two pieces of paper bearing handwritten notations such as "10H - The Drizzler 6" **Q86** One issue of "WEEKLY BASKETBALL NEWS and SCHEDULE" dated "FEBRUARY 28, 1971" (Your Item 13) Q87 Twenty one pieces of paper bearing handwritten notations such as "40 IND - 15" (Your Item 14) Q88 One issue of "BASKETBALL WEEKLY" dated "March 18, 1968" Q89 Four pages from an issue of "BASKETBALL WEEKLY" dated "December 11, 1967"

(Your Item 16) Q90 On

One issue of "AMERICAN TURF MONTHLY" for "February 1969"

(Your Item 17)

Q91 One issue of "Daily Racing Form" dated "FEBRUARY 8, 1971"

Q92 Twelve pages from an issue of "Daily Racing Form" dated "AUGUST 14, 1970"

Page 8 G-00259 JD (Your Item 18)

Q93 Two partial pages of sports schedules for "Saturday,

February 20th"

Q94 Nine sheets of paper, some of which bear indented

notations

(Your Item 21)

Q95 Thirteen pieces of paper bearing handwritten notations

such as "2R = 1 6 Win"

Qc96 Three photocopies of

identified as "Log 3000-11," "Log 3000-12" and "Log

b3

3000-13" respectively

Result of examination:

The foregoing described evidence is the type commonly located and associated with professional gambling operations based predominantly on the outcome of horse racing and some sporting events.

A large quantity of the material submitted is reference publications which are utilized by both bookmaker and bettor alike. These publications are for horse racing, baseball, football and basketball. An example is the Q6 publication which has information on horse racing such as name of track, the preceding day's results, name of horse and jockey and post time. The handwritten notations under entries for Hialeah Park such as "2 1140 4 340 which appear on the Q24 publication is the 3"

order of finish ("2" and "3"), and the amount paid for the win, place and show position for the winner. It was determined from the "ILLINCIS Sports News" (Q6) dated "Saturday, February 27, 1971" that "Road Mail" finished first at "Hialeah Park" and paid "11.40" for win, "4.00" for place and "3.40" for show positions.

Q's 7, 8, 10, 12, 18, 35, 37, 50, 59, 66 through 68 and Q83 are horse race bets. These wagers take one form; for example, the handwritten notations appearing on the Q7 specimens: "WD 10 H 6 20." "WD" is the bettor, "10" is the 10th race, "H" is Hialeah Park, "6" is the number of the horse and "20" is the amount bet to win.

Page 9 G-00259 JD The Q51 "WEEKLY BASKETBALL NEWS and SCHEDULE" has handwritten notations in the common form of point spread and final scores. The Q46 specimens are football parlay card stubs which the operator keeps for himself. The other portion of the card lists the teams and has a corresponding number on the bottom portion and is retained by the bettor. The bettor circles his choice or choices, (usually three teams or more) pays the specified amount of money, and returns the stub portion of the card to the bookmaker. Q48 also relates to football.

The Qc96 specimens disclose	
	b3

Specimens submitted will be returned by separate mail.

RECORDED 4/22/71 bls

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

Laboratory Work Sheet

NO LAB FILE

Re:

ALFRED FRANK DE CESARO;

ET AL

ITAR - GAMBLING;

CONSPIRACY;

ILLEGAL GAMBLING BUSINESS

G-00264 JD

Examination requested by: Milwaukee, airtel, 4/13/71

Examination requested: Gambling

Date received: Examination by:

b6 b7C

Result of Examination:

500,59

Specimens submitted for examination

Qc96

Three X copies of identified as "Log 3000-11," "Log 3000-12" and "Log 3000-13" respectively

,FD-36	(Rev.*5-22-64)
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		FBI	1
		Date: 4/13/71	
Fransm i	it the following in	(Tang in plaintant or orde)	
	AIRTEL	(Type in plaintext or code) AIRMAIL	
Via	AIRIEL	(Priority)	
		·	- .
	TO:	DIRECTOR, FBI ATTN: FBI LABORATORY	
	FROM:	SAC, MILWAUKEE (166-243) P	
	SUBJECT:	ALFRED FRANK DE CESARO; ET AL ITAR - GAMBLING; CONSPIRACY; ILLEGAL GAMBLING BUSINESS	
)#- at	Enclosed for the FBI Laboratory is one Xerox copy each of the following logs:	
	5 *	3000-11	
'		3000-12	
		3000-13	
	3 = Bureau 2 - Milway (5)	u (Enc. 3 FINASSINE ALLE ALLE ALLE ALLE ALLE ALLE ALLE AL	b6 b70
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Aı	oproved:Speci	ial Agent in Charge	

V. Po

ENCLOSURE 166-4639-39

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FILE# 6 -00264 166-4632-39.

DATE

EXAMINER

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Q#

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NEGATIVES

INITIALS

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BUREAU OF INVEST TION CLINGTON, D. C. 20535 Re: APRIL 27, 1971 SAC MILWAUKEE (166-243) ATTN. SA	ALFRED DE CESARO ITAR= GAMBLING	b6 b7C
Invoid I (ONE)EA. Q3, COPY OF, 5 INCH REEL RECORDING I (ONE)EA. Q4, COPY OF, 5 INCH REEL RECORDING I (ONE)EA. Q5, COPY OF, 5 INCH REEL RECORDING	TAPE	ng

Mail Room: Show shipment date and registry number.
Shipping Room: Show shipment date; bill of lading number; initial invoice; return to Section checked in block; after initialing in block, in pice to be placed in administrative file. 62 APR 29 1971 VIA REGISTERED MAIL

166-4632

FEDERAL BUREAU OF INVÉSTIGATION

REPORTING OFFICE	OFFICE OF ORIGIN	DATE	INVESTIGATIVE PERIOD	
MILWAUKEE	MILWAUKEE	4/29/71	2/27 - 4/27/71	b6 b7
TITLE OF CASE		REPORT MADE BY		TYPE
	-7	SA		kdl
ALFRED FRANK DE ET AL	CESARO;	CHARACTER OF C	ASE	
-1 M				
		ITAR - GAN	MBLING;	
		IGB		
			24.	
REFERENCES: Mil	waukee report of S	ιΔ [3/16/71.	ь
	Lwaukee letter to B		· 04.38	p,
		P		
ADMINISTRATIVE:				- 0 b 4
·				
The	investigative per	iod of this re	eport overlaps that tigation conducted,	
	not previously re		ergation conducted,	P
, m1 ,	. 0.77			
	e following items warches conducted on		in connection with	FM3
			(hm
	Cash seized Value of Gamblin	· · ·	\$4,304.06	M.
	Paraphernalia S		\$ 200.00	
ACCOM	IPLISHMENTS CLAIMED	NONE ACQUIT	CASE HAS BEEN:	N. S.
ONVIC. AUTO. FUG.	FINES SAVINGS	RECOVERIES TALS		
		MI 37,774.06 NONE	PENDING PROSECUTION	YES K
	<u> </u>	7, 774.00 mons		
ADDROVED A SECTION	SPECIAL AGE	DO.	NOT WRITE IN SPACES BELOW	
APPROVED OF	SPECIAL AGE IN CHARGE	DO.	NOT WRITE IN SPACES BELOW	T
		DO.	NOT WRITE IN SPACES BELOW	
COPIES MADE	IN CHARGE	DO.	NOT WRITE IN SPACES BELOW	REC
	IN CHARGE	DO.	NOT WRITE IN SPACES BELOW	REC
COPALS COVER PA	AGE B	DO 16	6-4632-40	REC
COPALS COVER PA	AGE B	DO 16	NOT WRITE IN SPACES BELOW C-4632_ 4 MAY 3/1971	REC
COPALS COVER PA	IN CHARGE	DO 16	6-4632-40	REC
COPIES COVER PA	AGE B	DO 16	6-4632-40	REC
COPIES COVER PA	AGE B ecord of Attached Report CC, AAG, Criminal	DO 16 Notations	6-4632-40	REC
COPIES COVER PA	AGE B eacord of Attached Report CO, AAG, Criminal ion, Organized Crime	DO 16 Notations	C-4632_ 40 MAY X 1971	REC
COPIES COVER PA	AGE B ecord of Attached Report CC, AAG, Criminal	DO 16 Notations	C-4632_ 40 MAY X 1971	REC
COPIES COVER PA	AGE B eacord of Attached Report CO, AAG, Criminal ion, Organized Crime	DO 16 Notations	6-4632-40	REC

MI 166-243

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Bufles have (3-166-4632) (RM)

Bufles have (1-162-3543)

(1-166-4719)

frem constituted (1-166-ROBERT JOHN CARLSON) (Bufile 166-4992)

with higher with (1-166-4718)

per contact with (1-166-5013)

per stepand constituted (1-162-2572)
               USA, Milwaukee (RM)
            - Chicago (Attorney-in-Charge, AIC, ---
                           Chicago Field Office,
                           SHELDON DAVIDSON) (RM) (Attention Attorney [
          10 - Milwaukee (2-166-243)
                              (1-162-329)
                              (1-166-283)
                               (1-166-314)
                              (1-166-313)
                              (1-166-276)
                              (1-162-328)
                              (1-162-339)
                              (1-162-334)
                              Value of Items Recovered
                                                                       Nine rings $1500.00
                                                                       Three
                                                                          rifles
                                                                                      $ 300.00
                                                                       Fifty-six
                                                                          raincoats $1400.00
                                                                       Nine cuff-
                                                                          links
                                                                                          50.00
                                                                       Two and
                                                                          one-half
                                                                          boxes of
                                                                          candy
                                                                                          20.00
                              The above totals $7,774.06 and is being claimed
                              as a recovery in this report inasmuch as it was
                              inadvertently not claimed in rerep.
          On
                                          advised
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b7D

B COVER PAGE

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MI 166-243

advised an i	ndividual known to him	b6 b70 b70
On	advised	b6 b7c b7c
on	advised	
		b6 b7C

LEADS:

MILWAUKEE DIVISION

At Kenosha, Wisconsin

Will follow presentation of this matter to Federal Grand Jury.

C*
COVER PAGE

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

1 - USA, Milwaukee (RM) Copy to:

1 - Chicago (Attorney-in-Charge, AIC,

Chicago Field Office, SHELDON DAVIDSON) (RM) (Attentiob7C

Report of: April 29, Date:

Office: MILWAUKEE

Attorney

166-4632 Bureau File #:

ALFRED FRANK DE CESARO:

MI 166-243

ET AL

Field Office File #;

Character:

INTERSTATE TRANSPORTATION IN AID OF RACKETEERING - GAMBLING.

ILLEGAL GAMBLING BUSINESS

Synopsis:

Numerous individuals interviewed regarding their involvement in illegal gambling activity in Kenosha, Wisconsin, and statements obtained from several implicating FRANK "EFFIE" MANNA, EUGENE THOMAS, LOUIS GEROLMO, RICHARD THIEL, JOHN WOODBURY, JOHN PUNTILLO, and ANGELO GERMINARO. On 3/19/71, Seventh Circuit Court of Appeals, Chicago, Illinois, affirmed conviction of JOHN FRANK PUNTILLO for violation of Title 18, USC, Section 1952. On 4/28/71, Strike Force Attorney, Chicago, Illinois, advised he anticipated indictments for ALFRED FRANK DE CESARO, ÁNGELO GERMINARO PEUGENE FRANCIS THOMAS, JOHN FRANK PUNTILLO, FRANK MANNA, JOHN WOODBURY, RAYMOND JAMES MATER

JAMES SALERNO, DENO BERNACCHI.

RICHARD THIEL, and LOUIE GEROLMO. Attorney also indicated -possibility of other indictments if information developed to indicate their acceptance of bets as well as placing of bets.

p

Details:

四年

MI 166-243

INTERVIEWS WITH SUBJECTS AND POTENTIAL WITNESSES

FEDERAL BUREAU OF INVESTIGATION

_	1	e 22

Date March 12, 1971

During the search of the JOHN PUNTILLO residence at 4825 26th Avenue, Kenosha, Wisconsin, four rifles were located in a closet and JOHN PUNTILLO, who had been orally informed of his constitutional rights as stated on the Warning and Waiver Form, was displayed these rifles and he advised that they belonged to him.

He was informed that since he had been convicted of a felony that the possession of firearms by a convicted felon was a violation of the law and he advised that he was unaware of this law.

Later in the search, a German assault rifle was located in the upstairs of the house and upon being displayed this weapon, PUNTILLO advised he was not even aware he still possessed the weapon as he has purchased it for \$11 at the Seven Mile Fair many years ago and had forgotten where he had put it.

On	2-27-71 at	Kenosha, Wisconsin	File #MI 166-243	
by	SA	gms	Date dictated3=5=71	b6 b70

1

FEDERAL BUREAU OF INVESTIGATION

was advised of the interviewing Agents and was furnished with a standard warning and waiver of rights form, which he read, stated he understood, but refused to sign. Stated that he is a buddy of			Date4/1/	<u> </u>	
stated that he is a buddy of DENO BERNACCHT and that this BERNACCHI He stated that he has known ANGELO But has never bet with him nor has he ever taken any gambling action for GERMINARO. Said that he knows JOHN PUNTILLO, but has not seen PUNTILLO in years. He said that ALFRED DE CESARO is also rumored to stated that he has never gambled through any bookmakers nor has he ever called a bookmaker for line information and denied ever having handled payoffs or coffections for any gamblers. SA	the identities o	f the interviewi	ng Agents and was	furnished	
DENO BERNACCHI and that this BERNACCHI He stated that he has known ANGELO GERMINARO but has never bet with him nor has he ever taken any gambling action for GERMINARO. said that he knows JOHN PUNTILLO, but has not seen PUNTILLO in years. He said that ALFRED DE CESARO is also rumored to stated that he has never gambled through any bookmakers nor has he ever called a bookmaker for line information and denied ever having handled payoffs or collections for any gamblers. 3/22/71 at Kenosha, Wisconsin File # MI 166-243 SA and 4	read, stated he	understood, but	refused to sign.	WILL'S THE	•
He stated that he has known ANGELO GERMINARO. but has never bet with him nor has he ever taken any gambling action for GERMINARO. said that he knows JOHN PUNTILLO, but has not seen PUNTILLO in years. He said that ALFRED DE CESARO is also rumored to stated that he has never gambled through any bookmakers nor has he ever called a bookmaker for line information and denied ever having handled payoffs or collections for any gamblers. 3/22/71	DENO BERNACCHI à				
bet with him nor has he ever taken any gambling action for GERMINARO. said that he knows JOHN PUNTILLO, but has not seen PUNTILLO in years. He said that ALFRED DE CESARO is also rumored to stated that he has never gambled through any bookmakers nor has he ever called a bookmaker for line information and denied ever having handled payoffs or collections for any gamblers. 3/22/71 at Kenosha, Wisconsin File # MI 166-243 SA and 4	ODDICENTADO!	He stated	that he has known	ANGELO	•
said that he knows JOHN PUNTILLO, but has not seen PUNTILLO in years. He said that ALFRED DE CESARO is also rumored to stated that he has never gambled through any bookmakers nor has he ever called a bookmaker for line information and denied ever having handled payoffs or collections for any gamblers. 3/22/71 at Kenosha, Wisconsin File # MI 166-243 SA and 4	bet with him nor	has he ever tak			
He said that ALFRED DE CESARO is also rumored to stated that he has never gambled through any bookmakers nor has he ever called a bookmaker for line information and denied ever having handled payoffs or collections for any gamblers. 3/22/71 at Kenosha, Wisconsin File # MI 166-243 SA and 4	C. OMMITTAMO			·	•.
stated that he has never gambled through any bookmakers nor has he ever called a bookmaker for line information and denied ever having handled payoffs or collections for any gamblers. 3/22/71 at Kenosha, Wisconsin File # MI 166-243 SA and 4	not seen PUNTILL		ows JOHN PUNTILLO,	but has	
any bookmakers nor has he ever called a bookmaker for line information and denied ever having handled payoffs or collections for any gamblers. 3/22/71 at Kenosha, Wisconsin File # MI 166-243 SA and 4	He sai	<u>d that ALFRED DE</u>	CESARO is also ru	mored to	
any bookmakers nor has he ever called a bookmaker for line information and denied ever having handled payoffs or collections for any gamblers. 3/22/71 at Kenosha, Wisconsin File # MI 166-243 SA and 4					
3/22/71 at Kenosha, Wisconsin File # MI 166-243	information and	lor has he ever o denied ever havi	alled a bookmaker	for line	
3/22/71 at Kenosha, Wisconsin File # MI 166-243					
SA and 4	च त'*				
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	3/22/71 at Ke	enosha, Wisconsir	File # <u>MI 16</u>	6-243	_

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FEDERAL BUREAU OF INVESTIGATION

Date4/1/71	_
was advised of the identities of the interviewing Agents and advised by Agent DENNIS CONDON that they desired to talk with him concerning his involvement in gambling activities. was furnished a copy of the Interrogation; Advice of Rights form by Agent CONDON. He read the form, stated he understood his rights as contained thereon and signed the form. He then furnished the following information:	ь7D ь7D
advised that he knows ANGELO GERMINARO, but that he has never placed a bet with him. He stated he never asked GERMINARO to accept any of his bets and GERMINARO never offered.	
advised that he no longer bets and last placed any wagers during the previous football season. He advised that he had two telephone numbers which he could call in order to get his bets in. He said that if he could not get anyone to answer the one number he would call the other. He advised that he no longer is in possession of the telephone numbers nor does he recall what the numbers were. Said that he would bet on the pro football games that were on television and occasionally would beton a college game.	b7 D
advised that he placed his bets through am individual stated that when he called one of the telephone numbers he had he would He said advised that he advised that he was not sure	b7 D
A DENNIS CONDON/bkc Date dictated 3/26/71	

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MI 166-243 b7D ladvised that when he called on the b7D phone reiterated that b7D advised that b7D No further information was provided by regarding his gambling activities. The following description and background information was obtained through observation and interview: b7D Name Address Kenosha. Wisconsin **Occupation** Kenosha, Wisconsin Male Sex White Race Date of Birth Place of Birth Height Weight

MI <u>3</u>	166-243	•	
	Hair		b7D
	Eyes		
	Build		•
	Scars & Marks		٠
	Education		
	Marital Status		
	Military Service		
	·		
	Arrests		
	No additional inform	mation was provided by	b7D
		that he had never observed	

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FEDERAL BUREAU OF INVESTIGATION

JULIUS ANTHONY MODORY, 7307 11th Avenue, was apprised of the identities of the interviewing Agents and furnished a standard warning and waiver of rights form, which he read, stated he understood and refused to sign.

When advised that the Agents were interested in talking to him concerning gambling, he stated, "I used to play um, but I don't any more." He declined to talk further with Agents and the interview was terminated.

On <u>3/22/7</u>	71 at <u>Kenosha, Wisconsin</u>	File # <u>MI 166-243</u>	
SA	and	Date dictated3/26/71	ь6
by SA	bkc		b7c

Date March 30, 1971 appeared at b6 the Kenosha, Wisconsin Resident Agency voluntarily. He was b7C advised by SA he was being contacted in connection with b7D an investigation into gambling activity in the Kenosha, Wisconsin He was then immediately advised of certain rights as set out on a "Voluntary Appearance Form; Advice of Rights." [read this form, stated he understood his rights, and b6 signed it. He then furnished the following information: b7C b7D MI 166-243 Kenosha, Wisconsin File # at On . b6 SA 3/26/71 Ίj SA Date dictated

1

Date	4/1	/71	
Dave			

Mr. ALBERT MOLINARO was advised of the identities of the interviewing Agents and advised by Agent CONDON that they desired to talk to him regarding his involvement in gambling activities. Mr. MOLINARO was furnished a copy of the Interrogation; Advice of Rights form by Agent CONDON. He read the form, stated he understood his rights as contained on the form, but declined to sign the form.

Mr. MOLINARO advised that he was not involved in any gambling activities nor did he have any firsthand knowledge of any people in Kenosha being involved in any gambling activities.

MOLINARO said that he had been a policeman for 24 years in Kenosha and as such he was familiar with the individuals who had been the subject of the search warrants by the FBI a short while ago. MOLINARO advised that his nickname is HUNTZ. He was born November 15, 1906, at Kenosha, Wisconsin, and was never arrested. He stated he is 5'10" tall, weighs 170 pounds, grey hair, brown eyes and is married.

On <u>3/22/71</u> at Kenosha, Wisconsin File # MI 166-243

by SA DENNIS CONDON/bkc

Date dictated 3/26/71

b6 b7C

Date	4/1/71
Date	<u> </u>

b6

b7C

Mr. ERNIE BLANTON, who resides at 6409 22nd Avenue, was advised of the identities of the interviewing Agents and advised by Agent DENNIS CONDON that the Agents desired to talk to him regarding his possible involvement in gambling activities in the Kenosha area. Mr. BLANTON was furnished a copy of the Interrogation; Advice of Rights form by Agent CONDON. He read the form, stated he understood his rights as contained on the form, but refused to sign the form.

Mr. BLANTON advised that he never placed any bets with anyone in the Kenosha area or anyplace else other than when he went to the race track and bet on the horses there. He advised that he did not know anyone by the name of ANGELO GERMINARO and never called him to place any bets with him. He advised he knows an individual named AL DE CESARO who was a liquor salesman, but advised that he never called him to place any bets with him. BLANTON said that there must be some mistake in mixing him up with someone else because he did not make any bets.

The following description and background information was obtained through observation and interview:

> ERNIE BLANTON Name · 6409 27th Avenue Address Kenosha, Wisconsin December 29, 1908 Date of Birth Place of Birth Wheelersburg, Kentucky 5 11 11 Height 200 Weight Hair Red - balding Eves Blue - wears glasses Scars & Marks None Marital Status Married Retired from American Motors Occupation Telephone No. 658-2962 Military U. S. Army veteran

 $O_{\rm n} = \frac{3/22}{71}$ File # MI 166-243 Kenosha, Wisconsin b6 SA b7C by SA 3/26/71

Date dictated -

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Date 4/1/71	
was advised of the identities of the interviewing Agents and advised by Agent DENNIS CONDON that the Agents desired to talk to him regarding his implication in gambling activities in the Kenosha area. was furnished a copy of	b€ b7
an Interrogation; Advice of Rights form by Agent CONDON. He read the form, stated he understood his rights as contained on the form, but declined to sign the form. then advised that he did not desire to make any statement whatsoever to the FBI.	
was interviewed at Rambler Drive Auto Sales. 1118 60th Street, Kenosha, and advised that he resides in Kenosha. He furnished the following background information:	b'
Date of Birth Place of Birth Height Weight Hair Eyes Complexion Marital Status Employment Previous Arrests Military Service	
• •	
3/22/71 at Kenosha, Wisconsin File # MI 166-243	
SA DENNIS CONDON/bkc Date dictated 3/26/71	b'

16 This document contains neither recommendations nor conclusions of the Fig.		
oy SA gms	Date dictated <u>3-26-71</u>	b6 b70
On <u>3-22-71</u> at <u>Kenoska, Wisconsin</u>	File #MI 166-243	
	•	
<i>;</i>		
• .		
	•	
at this time and the interview was termi	sh to discuss anything inated.	b6 b7С
He was advised of certain right Warning and Waiver Form which he read ar		
was advised the reason to determine the extent of his association and the sampling into the connection with a gambling into		
voluntarily appeared at the Kenosha Resi	, Kenosha, Wisconsin, dent Agency.	b70
	7	ь6
CALIFORNIO CONTRACTOR	Date _April 2, 1971	_ ,

	• • • •
	1, /0/97
Date	4/2/71
D016	

On March 22, 1971, ROBERT CARLSON of 1801 65th Street,
Kenosha, Wisconsin, was located and interviewed at the
Paddock Club Lounge, Kenosha, Wisconsin, by Special
Agents

CARLSON was

advised of the identities of the interviewing agents,
of the nature of the investigation, and of his rights as
contained on a typewritten Warning and Waiver of Rights Form,
which CARLSON read, stated he fully understood, however refused
to sign stating that he would talk only with his lawyer present.

CARLSON further stated that he could not be linked to booking horses and that the only thing he could be linked with is playing the horses.

3/	22/71 Keno	sha, Wiscons	in	MI 1	.66-243	•
ACH SA	s.	/ds &			3/29/71	b6 b70
by			Date di	clated		

FEDERAL BUREAU OF INVESTIGATION

		-
Date	4/1/71	

RICHARD THIEL, 6348 29th Avenue, was apprised of the identities of the interviewing Agents and was furnished a standard warning and waiver of rights form, which he read, stated he understood and signed.

THIEL stated that he has known EFFIE MANNA for six or seven years and that he originally met him in an unrecalled tavern. THIEL denied ever having placed bets with MANNA.

THIEL also stated that he knows ALFRED DE CESARO, but not well. He stated that he knows JOHN PUNTILLO from union activities.

At this point, THIEL stated that he did not desire to talk further with the Agents and the interview was terminated.

On .	3/22/71 at	Kenosha, Wisconsi	File # <u>MI 166-243</u>	
	SA	and		b 6
by _	SA	bkc	Date dictated3/26/71	ь7c

1

Date4/1/71	
advised of the identities of the interviewing Agents and was furnished with a standard warning and waiver of rights form, which he read, stated he understood, but refused to sign.	ь6 ъ7с
was asked if he knew JAMES SALERNO. He stated that he did inasmuch as he has automobile insurance with SALERNO. He stated he frequently goes to Salerno's Realty office to pay his insurance premiums. He stated that he understood that SALERNO was involved in gambling, but that he was to give up gambling after the Kentucky Derby further advised that he has never gambled in his life and has no intimate knowledge of SALERNO's involvement in gambling.	b6 b7С

On 3/22/71 at Kenosha, Wisconsin File # MI 166-243 b6 SA and b7C Date dictated _3/26/71

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	. /- /	
Data	4/1/71	
Date	<u> </u>	

b6

b7C

apprised of the identities of the interviewing Agents and was furnished with a standard warning and waiver of rights form, which he read, stated he understood, but refused to sign. He thereafter advised that he did not desire to talk to the Agents at all. The interview was terminated.

On 3/22/71 at Kenosha, Wisconsin File # MI 166-243

SA and by SA Date dictated 3/26/71 bfc

	-		
		Date <u>4/1/71</u>	
	a standar	Kenosha, Wisconsin, was apprised of the of the interviewing Agents and was furnished with warning and waiver of rights form, which he read understood, but declined to sign.	h
[K	stated that he resides at	
	bet with	He advised that he knows ANGELO GERMINARO, AL, JOHN PUNTILLO and EFFIE MANNA, but denied having any of the aforementioned. He advised that he did to talk further with the Agents. The interview nated.	
	,		
		•	
	,		
3,	/22/71	at Kenosha, Wisconsin File # MI 166-243	·
SA		and 2/26/71	
SA	A	bkcDate dictated3/26/71	

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FEDERAL BUREAU OF INVESTIGATION

Date	
of the identities of the interviewing Agents and was	
furnished a standard warning and waiver of rights form, which he read, stated he understood, but refused to sign.	b6 b7С
stated that he presently is	
where he helps out once in a while. He advised that he is	
advised that he grew up with ALFRED DE CESARO and JIM SALERNO, but is not involved in gambling with them. He stated that he places a bet every now and then, but not with DE CESARO or SALERNO. He declined to state with whom he placed his bets.	b6 b7С

On 3/22/71 at Kenosha, Wisconsin File # MI 166-243

SA and b6
by SA Date dictated 3/26/71 b7c

Date	
Kenosha, Wisconsin, was advised of the identities of Special Agents DANIEL E. BRANDT and that the reason for contacting him was that his name came up in a search concerning gambling matters in Kenosha. Special Agent BRANDT provided with an Interrogation; Advice of Rights form, which he read, stated he understood and signed. He then furnished the following information:	
advised that in Kenosha. Wisconsin. He stated that He stated that he has known as friends	•
He stated that	
advised that	
stated that he knows nothing about anveambling activity on the part of MATERA or WOODBURY He stated that	<u> </u>
he has never heard them say anythin	
about gambling stated that he never bets,	
except occasionally at the track.	
He stated that	
stated that	
3/22/71 at Kenosha, Wisconsin File # MI 166-243	
SA DANIEL E. BRANDT SA Date dictated 3/26/71	

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MI 166-243

advised that he knows ALFRED FRANK DE CESARO. He stated that DE CESARO used to own a tavern He advised that
he did not know DE CESARO was booking. All he knows about DE CESARO now is that he is on probation. He stated that the last time he saw DE CESARO
but he did not know He also knows He also knows MERLE MORGAN, but he does not know about him cambling. He stated that he also knows
He stated that he has

b6 b7C b7D

b6 b7С b7D

	Date <u>4/2/71</u>	
	Milwaukee, Wisconsin, was advised of the identities of	1
	Special Agents DANIEL E. BRANDT and and that the reason for contacting him was that his name came up in a search concerning gambling matters in Kenosha. Special Agent BRANDT provided with an Interrogation; Advice of Rights form, which he read, stated he understood, but refused to sign.	
	Indiana for the past ten years and only came home when he returned to Kenosha-to	
	retire.	
	He advised that he knows JAMES SALERNO from Kenosha, Wisconsin. He stated that SALERNO used to take bets along to the track J, but has not done this for the past ten months, which is the last time he saw SALERNO.	
	further advised that he was not aware that SALERNO was a bookie until he read it in the newspapers. He advised that he never observed SALERNO taking bets, he never bets on sporting events himself and the only time he bet with SALERNO was to give him bets to take along to the track.	
	could offer no further information	
	· .	
_		
	3/23/71 at Kenosha, Wisconsin File # MI 166-243	
	SA DANIEL E. BRANDT and SA Date dictated 3/29/71	
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On

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FEDERAL BUREAU OF INVESTIGATION

Date April 2, 1971	
was interviewed at his employment was interviewed at his employment was advised of the identities of the interviewing agents and was informed by Special Agent CONDON that the agents desired to talk to him regarding his involvement in gambling activities. was furnished a copy of the Interrogation; Advice of Rights Form by Agent CONDON. read the form, stated he understood his rights as contained on the form, and signed a Waiver of Rights.	6 7D
advised that he knows that to bet on horse races. He said he knows they call someone but that he does't know the person call. He said advised that he knows the people who place the calls and make the bets advised that he would not disclose the names of the people involved	ь 7 D
He did stated that he is not aware of any big bettors The following description and background information was obtained through observation and interview: Name: Race: Race: White Sex: DOB: POB: Height: Weight: Hair: Eyes: Scars and Marks: Marital Status: Arrests:	Ъ 7D
3/23/71 at Kenosha, Wisconsin File # MI 166-243	
SA DENNIS CONDON/lav SA Date dictated 3/29/71	b6 b7C

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- <u>1</u> - Date April 5, 1971	
was interviewed at his place of employment, Racine, Wisconsin, at which time he provided the following information:	b6 b70 b7D
During the recent football season, whom he refused to identify.	6 70
He stated that he refused to pay but	b 7D
where the money came from did not concern him.	

On _	3-23-71 at	Racine,	Wisconsin	File # _	MI 166-243	*·· , ··· · · · · · · · · ·
	SA CARL J.	OUATTROCCHI	and			b 6
by _	SA	'gms		Date dic	etated 3-29-71	<u>ь</u> 7с

FEDERAL BUREAU OF INVESTIGATION	
-1- Date April 5, 1971	
was interviewed at his home, at which time he was advised of the identities of the interviewing Agents and their capacity with the Fed- eral Bureau of Investigation. He was advised that the purpose of the interview	b b
was in connection with Kenosha gamblers. He was given a Warning and Waiver Form by Special Agent which he did not sign, but after reading it, consented to an interview and provided the following information:	
He is employed in Kenosha, Wisconsin, where he works every night.	b b
He stated that he likes to gamble on sporting eyents and He advised he was providing this information	b b
•	

On _	3-23-71 at	Racine, Wisconsin	File # MI 166-243	·
by _	SA CARL J. SA	OUATTROCCHI and gms	Date dictated3 <u>2871</u>	b6 b7C

3/31/71

	•	•	•	
n March 2	3, 1971,	•		•
	Kenosha, Wis	consin, was	<u>interviewe</u>	<u>dat</u> ,
is place	of business by	Special Agen	TS L	entition.
f the int	erviewing agent	a and of the	neture of	the in-
restigation	n and furnished	the followi	ng informa	tion:
· .	sed that he doe	s not gemble	. When asi	ked why
FFI MANNA	would have his	telephone n	umber.	stated
	is a friend of			
	•			
lrinking a	sed that he han nd stated that ney gambling.	gs around L0 he heard tha	UIE GEROLM t GEROLMO	0's club had lost
cont	inued that	us	ed to work	
0 - 11-0	and that dur			was betting
eavilv.	He stated that			
				stated
hat	might have p	laced bets L		

3/23/71	Kenosha, Wisconsin	Filá a	MI 166-243	<u>.</u>
PU SAS	/ds &		3/26/71	ь6 ь70
by		Date dicta	rled	
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FEDERAL BUREAU OF INVESTIGATION

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advised (furnished	of the identit	ties of the ir	na, Wisconsin, nterviewing Ag n:	was sents and
		advised that	- [
idontifu	some of the n	advised that	could be	able to
<u> ruentit v</u>	Some Of the	but did no	ot know them I	by name.
	No further	information wa	as provided by	7
			<u>"</u>	
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St. Mar.				٠.,
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3/31/71

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3	nor h	nvc ft	olvertline he	ed her ev	in a er	hai be dvi he ste	; hetti.sec	sco	pes bec nat se	not eaus he en he	the n has	ink eith nev ERA ta:	ner ver ta lke	oi pi kir d v	f t lac ng	cher ed be	n c bes ts MAT	ts ER	A [ai tr	fo.	rd i

D. L.	April	2.	1971	
Date	Whirr	<u></u>	エフィエ	

Mr. FRANK VOLPENTESTA, who resides at 5129 - 30th Avenue, Kenosha, Wisconsin, and is employed as the owner of the Club 50, 6015 - 75th Street, Kenosha, was advised at his place of employment of the identities of the interviewing agents. Mr. VOLPENTESTA was advised by Special Agent DENNIS CONDON that the agents desired to talk to him regarding his involvement in gambling activities. He was then provided a copy of the Interrogation; Advice of Rights form by Special Agent CONDON. VOLPENTESTA returned the form, stated he understood his rights as contained on the form and signed the form.

He then stated that he was not involved in any gambling activities whatsoever. He advised that he knew ANGELO GERMINARO, when asked, and stated he had nothing further to say because he was not involved in any gambling at all.

On .	3/23/71 at Kenosha, Wisconsin	File #MI 166-243	
her	SA DENNIS CONDON/lav	Date dictated 3/29/71	b6
by -	. 32	,	b70

was strictly and the st	Date April 5, 1971	
Wisconsin, was interviewed at his hom provided the following information:	Racine, e at which time he	ь6 ь7с
He said the reason GENE THO telephone number in his possession was he had eaten lunch at the Office Loun	s because in his capacity He said that last fall	b6 b7С
that THOMAS had sold him a pair of ti He believed have called his home to advise him ab	that THOMAS might	
have any contact with anyone in Kenos on horses or sporting events.	gambler and did not ha regarding betting	ь6 b7С
·		
On 3-23-71 at Racine, Wisconsin	File#MI 166-243	
SA CARL J. QUATTROCCHI and SA /gms	Date dictated 3-28-71	ь6 ь7с
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		λ,	Date 4/1/71	
of the identitie furnished with a form, which he raign.	standard wa	rning and	waiver of rights	
for about 10 year heard rumors to gambling, but the He stated he new he knows as a sawork with JOHN Fof PUNTILLO's in	rs, as a fri the effect t at these rum er bet with lesman of li PUNTILLO	end. He a hat THOMAS ors could THOMAS or quor. He	was involved in not be proven by ALFRED DE CESAR advised that he but knew n	him, 0, who used to
and the intervie			further with Age	ents
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2/22/71	nagha Misasa	oin	_File # _MT 166-243	2
3/23/71 at Ker	nosha, Wiscon and	SIT	_F11e # _FII _100=24.)
SA	bkc		Data distant 3/26/	

Date4/1/71	 .
formerly of	b6
Kenosha, Wisconsin, observed Agents coming into the Office Lounge and immediately	ь7с
said that he had nothing to say to them and that they could	
talk to his attorney. In view of this, no opportunity was afforded to furnish with a warning and waiver of rights form and the interview did not take place.	

On _3/2	23/71 at K	Cenosha, Wiscons	in File#_	MI 1 66 -243	
SA by SA		and bkc	Date dic	tated 3/26/71	b6 b7C

FEDERAL BUREAU OF INVESTIGATION

Data // /1 //71			
	Date	4/1/71	

EUGENE "BUGGY" ALFANO, 6710 24th Avenue, was interviewed at his place of employment, American Motors Gompany, where he is employed in a clerical capacity. ALFANO was advised of the identities of the interviewing Agents and was furnished with a standard warning and waiver of rights form, which he read, stated he understood, but refused to sign.

ALFANO stated that he had worked at the Office Lounge for approximately two years during 1965 and 1966 on a regular basis and is now employed there on a part-time basis.

ALFANO denied ever having taken any betting action for anyone or having placed any bets himself. He stated he had no idea whether EUGENE THOMAS was involved in gambling and stated that although his family and that of ANGELO GERMINARO have known each other all their lives, he is unaware of whether GERMINARO was involved in any gambling or not and had heard no rumors either way.

On <u>3/23/71</u>	at Kenosha, Wisconsi	n File # MI 166-243	
SA	and	Date dictated3/26/71b	6
by SA	/bkc		7C

	Date 4/2/71 Kenosha, Wisconsin, was advised of the identities of
	Special Agents DANIEL E. BRANDT and that the reason for contacting him was that his name came up in a search concerning gambling matters in Kenosha. Special Agent BRANDT provided with an Interrogation; Advice of Rights form, which he read, stated he understood, but refused to sign.
	stated that he works
	advised that he bet with EUGENE THOMAS
	he has since dropped out of any gambling activity. He stated that the last bet he
,	He stated that he thinks it was the but he is not sure and he does not know the name of the person who took the bet.
	stated that he does not know anything about any sports action around Kenosha. He believes the line information on basketball and football comes in from Minneapolis on Monday nights.
	He stated that he knows EFFIE MANNA, but could furnish no information regarding any of his gambling activities. He stated that he has not bet at all within the past month. He has never bet with RAY MATTERA or any other individuals involved in gambling in Kenosha and, in fact, is not involved in any way with them.
	,
	8/23/71 at Kenosha, Wisconsin File # MI 166-243

FEDERAL BUREAU OF INVESTIGATI	ON
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advised that further stated that advised that advised that /24/71 at Kenosha, Wisconsin File # MI 166-243	advised that further stated that
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	/24/71 at Kenosha. Wisconsin File # MI 166-243

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	Date4/1/71
viewing Agents, the nature of	d of the identities of the inte- the investigation and of certa
having met him several years	mitted knowing LOUIS GEROLMO, ago loved in any type of gambling
When asked whether calls to RICHARD THIEL or whe	ether placed any telephon ever received any
He then furnished the follows	ng information:
He first met LOUIS that GEROLMO sold liquor in t	several years ago and noted
Prior to coming to Milwaukee, Wisconsin, and whi	he resided in le there used to bet with coming to
After this contact	
3/24/71 at Kenosha, Wiscons	sinFile # _MI 166-243
and A /bkc	Date dictated3/26/71

MI 166-243 2	
	b7D
advised that he never	ь6 ь7с
	ь70
only with GEROLMO and usually met him	
whenever GEROLMO was in that area.	b7D
He stated after which he	heard
that CEPOIMO had quit	

3/31/71

b6 b7C

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On March 24, 1971,	
Kenosha, Wisconsin, was interviewed at his residence by	
Special Agents	
was advised of the identities of the interviewing agents,	
or the nature of the investigation, and of his rights as	
contained on a typewritten Warning and Waiver of Rights	
Form, Which read, stated he fully understood	
nowever declined to sign stating that he did not have env	
knowledge of gambling activities. He advised that he did	
not desire to talk until he had a chance to talk to someone	9

on 3/24/71 Kenosha, Wisconsin MI 166-243

ds & Date dictated

Date dictated

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Date 4/5/71			
	Date	4/5/71	

Mr. MERLE MORGAN, 6525 27th Avenue, Kenosha, Wisconsin, was advised of the identities of the interviewing Agents and advised by Agent CONDON that they desired to talk to him regarding his involvement in gambling activities. Mr. MORGAN was furnished a copy of the Interrogation; Advice of Rights form. He read the form, stated he understood his rights as contained thereon and signed the waiver of rights.

Mr. MORGAN advised that he had worked at the Club 50 in Kenosha for FRANK VOLPENTESTA as a clean-up man. He said the only gambling that he does is at the track and he has not been involved in any gambling in the Kenosha area or anyplace else.

No further information was provided by Mr. MORGAN.

On _	3/24/71	at _Kenosha, Wis	consinFile#	MI 166-243	
by	SA DENNIS	CONDON/bkc an		ctated 3/31/71	ь6 ь7с

FEDERAL BUREAU OF INVESTIGATION

Date	4/5/71
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LOUIS GER OLMO, 6916 26th Avenue, Kenosha, Wisconsin, was advised of the identities of Special Agents DANIEL E. BRANDT and _______ and that their reason for contacting him was that his name came up in a search concerning gambling matters in Kenosha. Special Agent BRANDT provided GER OLMO with an Interrogation; Advice of Rights form, which he read, stated he understood, but refused to sign.

GER @LMO stated that he is self-employed in the business of sulling whiskey.

He further stated that he does not believe that gambling is illegal and that he would not testify against anyone if he did believe it was illegal.

He advised that he did not wish to speak to the Agents further without the presence of his lawyer, who was out of town.

On 3/24/71 at Kenosha, Wisconsin File # MI 166-243

SA DANIEL E. BRANDT and bt b7c

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		Date <u>4/5/71</u>
		2
DANIEL E. BRANDT for contacting h concerning gambl BRANDT provided	and and a stat his nation in was that his nations in Ke an I an I an I an I at the read, state	Kenosha, ntities of Special Agents and that the reason ame came up in a search nosha. Special Agent nterrogation; Advice of d he understood, but
	stated that	
<u> </u>		Kenosha.
answer any furth attorney.	ner questions with	out the presence of an
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/2/./71 . 7/.	enosha, Wisconsin	File # MI 166-243
<u>/24/71</u> at <u>Ke</u>	- LEVINELLY IV L. DOVACO LAA	r ire ii

= 1	Date April 7, 1971
was interviewed at Racine, Which time he was apprised of the identiti viewing Agents and their capacity with the of Investigation.	his home, Wisconsin, at es of the inter-
He was advised that the purpose was to determine the extent of before interviewed, he was advised of his rights in the form of a Warning and Waiver by Special Agent and after provided the following information:	but constitutional
	ne, and when he b7D hat at that time
He advised that	ь6 ь70 ь7р
He advised who he descri who owned a beautiful home near F From his estimation and conversation estimated . He normally bet	
	•
SA and	File # MI 166-243 b6 Date dictated 3-31-71 b70

MI 166-243

_ 2 _

At the end of the football season, PUNTILLO kidded hom about what a was and said that he	ì
knew	
continued that after PUNTILLO was arrested for gambling about a year and a half ago, he stopped taking	į
bets	
He said that mostly	
handled	
him to at Milwaukee telephone number	
He said that during the most recent foothell season. 1970.	
He stated that he would meet	
Where they would discuss the betting activities	

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b6 b7C b7D

b6 b7C b7D

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Date April 7, 1971

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JOHN DOVORANY, 1032 Coronado Drive, Racine, Wisconsin, was interviewed at his home at which time he provided the following information:

He is the owner of the Douglas Bowl in Racine and stated that he was not a gambler although he knew JOHN PUNTILLO from Kenosha. He stated he understood that PUNTILLO had been arrested in the past for gambling but his only association with PUNTILLO was a mutual interest which they shared in fishing and on one occasion he had fished on the same barge with him on the Mississippi. He stated that if any telephone calls were made to his residence by Kenosha gamblers they would have to be made by JOHN PUNTILLO regarding a fishing trip.

	He stated the only p	
		who has worked
		• He
said		
	He concluded that	resides at

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On _	3-25-71	atRacine, Wisconsin	File # _MI 166-243	
	SA	nd		b6
by _	SA	gms	Date dictated3-31-71	ь7с

- 1 - Date April 8, 1971	
Racine County Bank, Sturtevant, Wisconsin, was interviewed at his place of employment at which time he provided the following information:	
was a customer of He advised on July 29, 1968, the bank had given a loan on the basis of worth of securities pledged for collateral for the loan. He stated the purpose of this loan was for	b6 b7С
Of the pledged,	ь6 ь7с
advised he was informed by	ъ6 ъ7С
stated that the records indicate that had actually picked up from the bank on January 28, 1969, and he recalled at the time that	b6 b7С
advised that he had heard had lost a great deal of money betting through who operated in Racine and had also bet with a man who worked in Racine.	ъ6 ъ7С
On 3-26-71 at Sturtevant, Wisconsin File # MI 166-243	
by SA Date dictated 4-1-71	b6 b7c

- 1 -DPJ:gms MI 166-243

Agent		
Date of birth Address Marital status Wife Employment		ь6 ь7С
In file since Judgements		

Date 4/5/71

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Mr. DANIEL J. SCHUH, 4512 17th Avenue, Kenosha, was advised of the identities of the interviewing Agents and advised by Agent CONDON that the Agents desired to talk to him regarding his involvement in gambling activities. SCHUH was furnished a copy of the Interrogation; Advice of Rights form by Agent CONDON, which he read, stated he understood his rights as contained thereon, but declined to sign.

SCHUH stated he did not know anyone by the name of GENE THOMAS and advised that he had never been in the Office Lounge in Kenosha. He advised that he never has made any bets or has been involved in any gambling. He said he was in poor financial shape and could not raise any money at all to gamble.

The following description and background information was obtained through observation and interview:

Sex Male Race White Date of Birth January 20, 1940 Place of Birth Appleton, Wisconsin Height Weight 260 Hair Black Eves Brown Marital Status Scars and Marks Burn scar inner right forearm Employment Fork truck driver - American Motors Telephone # 654-0538 Education High School graduate - Freedom High School Military None

On	3/29/71 at Kenosha,	Wisconsin File # MI 166-243	
by	SA CARL J. QUATTROCCHI SA DENNIS CONDON/bkc	and Date dictated3/31/71	

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Fi	EDERAL BUREAU OF INVES	STIGATION	
<u> </u>	•	Date April 9, 1971	
as he left the Cou Building and		floor of the Federal advised he was PUNTILLO's	ъ6 ъ70
there were some un into possession of search of his home	then asked what the to ask his client as resolved matters as to one of the firearms as well as the same lothing found during	found during the question regarding	
he should get in c	advised that his club at the present time ontact with the FBI and his activities at some	e and also asked how should his client wish	b6 b70
as the person whom	he should contact at volunteer information	ame of, Force, Chicago, Illinois, t some future date if his n regarding his prior	
On 3-29-71 at M	ilwaukee, Wisconsinv	File#MI 166-243	
SA SA	and gms	Date dictated	b6 b70
	EO		

	Date4/1/71
	•
	, was contacted Kenosha, at which time he
	that he would come to the Kenosha Resident Agency the FBI.
Waiver of	Upon arriving at the Kenosha Resident Agency, as furnished with a Voluntary Appearance; Warning and E Rights form, which he read and declined to sign.
having di	admitted that he knows EFFIE MANNA from runk with MANNA at Gerolmo's Tap. He advised that not talk to the Agents concerning gambling activities
in Kenosk specific	He declined to furnish any information stating that he had nothing further to
say to the	he Agents. The interview was terminated.
. • 1	It is noted that had been drinking between t
	was contacted at his employment and the time he arrivenosha Resident Agency.

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and

_Date dictated __

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	Date April 12, 1971	_
W \$ h	Racine Bank, Racine, Wisconsin, advised that was a customer of that bank and they had written off a 5,000 note due February, 1969. He stated that had taken out loans with his bank in the past and during that period had approached him regarding so the loan was never taken out.	ъ6 ъ7С
t L W	advised had called in regard to non-payment of the note and advised him that he would be unable to repay the loan and further advised that he did not want to talk with at any time regarding his financial problems.	b6 b7С
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·On .	3-30-71 at Racine, Wisconsin File # MI 166-243	
h	SA	_b6
by _	54	b70

1 DateApril 13, 1971	_
Kenosha, voluntarily appeared at the Kenosha Resident Agency.	b6 b70
He was advised that the purpose of the interview was to determine his connection with EUGENE FRANCIS THOMAS in regard to a gambling investigation.	
He was advised of certain of his rights as shown on a Warning and Waiver Form which he read and executed.	
	b6 b7C
He has known EUGENE FRANCIS THOMAS approximately 20 years but has never received any knowledge of THOMAS! involvement in any type of gambling activities.	
He has bet on horse races but only at a legal race track.	
He has lunch at the Office Lounge, EUGENE THOMAS! place of business, occasionally.	
He denied ever receiving "line" information over the telephone from THOMAS and noted that he lives at the above address	b6
related he had no information regarding anyone who might be involved as a bettor or collector.	b70
On 3-31-71 at Kenosha, Wisconsin File # MI 166-243	
by SA gms Date dictated 4-6-71	_b6 _b70
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FEDERAL BUREAU OF INVESTIGATION

	4/15/71
Date	

JOSEPH PETER NEDWESKI, 1718 - 25th Street, Kenosha, Wisconsin, was contacted at his place of employment, American Motors Corporation, Kenosha, Wisconsin. Mr. NEDWESKI was advised the purpose of the interview was to determine the extent of his association with one FRANK EFFIE MANNA in connection with a gambling investigation. was then advised of certain of his rights as set out on a warning and waiver form, which he read, stated he understood, and then signed.

He then furnished the following information: .

He has known EFFIE MANNA for approximately two or three years, having met him when he started visiting GEROLMO's Tavern, 56th Street and 22nd Avenue, Kenosha, Wisconsin. Since that time, he has been involved in a golfing league with MANNA and other individuals from GERLOMO's. He has also gone with EFFIE to the race tracks in Illinois where he has bet on horse races.

He has never placed any bets either on horse races or on sprting events with EFFIE MANNA or any other individual in Kenosha, Wisconsin. The only place he has ever bet was at the race track in Illinois.

He visits the tracks in Illinois on the average of three or four times a month. He obtains racing forms at either Becker's Cigar Store or the Donut Hole Restaurant in Kenosha, Wisconsin, several times a week, and usually follows the horses through one of the local Chicago newspapers such as the Sun Times.

He is acquainted with ALFRED DE CESARO, LOUIS' GEROLMO, RICHARD THIEL, LAUREL MARTIN, but has never placed any bets with any of these individuals and has no information regarding their involvement in any type of gambling activity.

He is not acquainted with ANGELO GERMINARO, JOHN WOODBURY. or RAYMOND MATERA. MI 166-243 Kenosha, Wisconsin 4/8/71 File # b6 SA and 4/8/71 b7C

ps

Date dictated

MI 166-243 JLD:DPJ:ps 2

He has no information concerning individuals who made be engaged in accepting bets on horse races or sporting events in Kenosha, Wisconsin.

NEDWESKI stated he has never placed bets over the telephone from his employment, American Motors Corporation, or from any other location and does not know anyone in Kenosha who would accept a bet.

The following description was obtained through interview and observation:

Name JOSEPH PETER NEDWESKI Address 1718 - 26th Street, Kenosha, Wisconsin Telephone 654-5257 Race White Sex Male . Date of birth October 23, 1935 Place of birth Kenosha, Wisconsin Height 5'11" 180 pounds Weight Eyes Blue Brown - balding Hair Military service Member of U. S. Naval Reserves for eight years Arrests None claimed Wife. Children None

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b7C

FEDERAL BUREAU OF INVESTIGATION

	Date <u>4/19/71</u>
Kenosha, Wisconsin, was interviewe	d at the Kenosha, Wisconsin,
	ed the following information:
met an individual na approximately two years ago	med
During this two-vear per	riod
During this time bec	ame aware that
During this last footbal	.1 season
L	
at <u>Kenosha</u> , Wisconsin	File # MI 166-243
SA/bkc	Date dictated _4/13/71

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On ___

by ___

	Date	0/71
voluntarily appeared at the Kenhe was advised of the identities. He was told the purpose of the certain rights as set out on a and waiver form, which he read declined to sign	s of SAL and SAL interview and advised of voluntary appearance - wand stated he understood owever, he was willing t	arning , but
He has never placed be events with any individuals in no information regarding any il presently or formerly being con	legal gembling activities	nas s
He is acquainted with and EUGENE THOMAS, but has no in participation in any type of ga		
The only time he has race is on occasions when he go Track in Illinois. He estimate approximately six times a year.		
The following descrip observation and interview:	tion was obtained throug	h
Name Address		ь6 ь7с
Telephone number Race Sex Date of birth Place of birth Eyes Hair Height Weight Arrests		
لباراليار at <u>Kenosha, Wisconsin</u>	File # MI_166=243 _	
SA and SA ps	Date dictated4/14/	71 b6 b7C

MI 166-243 JLD:TEC:ps 2

SSAN b6 b7C

Date	4/22/71
Date	

JOSEPH PETER NEDWESKI was interviewed at his place of employment, American Motors Corporation, Kenosha, Wisconsin. He was advised of the purpose of the interview and was shown a warning and waiver form, which he indicated he did not wish to look at, as he had previously been shown one and understood what his rights were. He said he had no further information to furnish the FBI other than what he had already told the agents when previously interviewed. He declined to sign the warning and waiver form, but advised he would answer any further questions the agents might have.

He advised he was not involved in any type of illegal gambling activities, but did state that in connection with EFFIE MANNA, he had furnished several bets to EFFIE, on occasion, whenever he was told by EFFIE that he, EFFIE, was going to the tracks in Illinois. NEDWESKI said he also do this with other individuals whenever he could not get to the track himself, and that he usually split any winnings which might occur as a result of his bets with these individuals who took his bets to the track for him.

NEDWESKI said he did not consider this illegal and did not believe he was giving bets to a bookmaker. He noted that he has only done this on several occasions and that it was not a regular practice.

NEDWESKI stated that he only followed horses which ran at Illinois race tracks and was not concerned with other tracks around the country inasmuch as he was not able to get in bets down at these tracks.

NEDWESKI stated he believed that during January and February, 1971, only the harness track at Arlington Park was open. He did not specifically whether he had given any bets to EFFIE to take to the track during January or February, 1971, but believed he may have.

		C.	-	
On	<u>4/15/71</u> at	Kenosha, Wisconsin	File #MI 166-243	
	SA	and		b 6
hv	SA	ps	Date dictated4/15/71	b70

by ____

, LD LIVIE DOVERNO OF WITEOUT	
-1-	Date April 26, 1971
voluntarily appeared at the Ke Resident Agency where SA himself and explained the purpose fo was advised of certain rights Warning and Waiver form which he rea understood, but indicated he did not He furnished the following He has not bet on horse ra events with any bookmakers in Kenosh anywhere else. He does bet on horse at the legitimate racetracks such as He has no information concerning ill in Kenosha, Wisconsin and has no ide place a bet if he wished to do so. He recognized the photogra DE CESARO but not his name as an ind observed in various taverns in the Kenosha in the Kenos	introduced r the interview. as shown on a d, stated he wish to sign. information: ces or sporting a, Wisconsin or races but only those in Illinois. egal gambling activity a with whom he could ph of ALFRED FRANK ividual whom he has
He has absolutely no inforconcerning any type of illegal gambl	mation whatsoever
1/15/71 at Kenosha, Wisconsin	_File #MI 166-243
SA/brm	_Date dictated

-1-	Date <u>April 26, 1971</u>
Chamband	was contacted
and exadvised	was contacted sidence by SA who immediately identified themselves plained the reason for the contact. SA of certain rights as shown on a Warning form which read, stated understood, and then furnished the following information:
usually we Friday, as no informinvolvementake bets is acquain when he has no which	s, however, but rather on a sporadic basis. orks Monday through nd has never worked over the weekend has ation regarding the allegations of GENE THOMAS: nt in illegal gambling and has never observed him or engage in any type of gambling activity nted with ALFRED DE CESARO
gambling	denied ever accepting envelopes from either or THOMAS or furnishing envelopes to them containing paraphernalia and/or money. The only thing has not o either one as far as can remember is
GENE THOM only time	has gone to the Arlington Race Track with AS in the past at the times when he has taken to the track for a day out and this is the has ever been with him when he was gambling.
accepting	again reiterated had no information regarding illegal gambling activity and denied or passing envelopes containing betting slips and/or either DE CESARO or THOMAS.
4/20/71	_at Kenosha, Wisconsin File # MI 166-243
SA	. &
SA	(JLD/brm) Date dictated 4/21/71

				Date <u>4/26</u>	//L
appeared	at the Ke	enosha, Wisc entities of	onsin Res	Wiscons ident Agenc	iñ, volunta y. He was
Kenosha, appearan read and indicate	investigat Wisconsin ce warning said he u d. however	cion into il n area. He g and waiven nderstood,	llegal gam was furni r form by but d.cli illing to	ned to sign talk to the	ity in the ntary hich he
a number	ately two which	to three ye he, At the	ears ago, time, he nd DE CESA	O for many he asked DE was working RO was hand ne, Wiscons	CESARO for ling the
Subseque	nt to this	s contact w	th DE CES	ARO.	
	110 00 0114,0	, 00113000 11.			
recall,					he could
	nt to this	ho 1200 001	atacted by	DE CESARO,	-
Subsedire	HE CO CHES	, He was co	icacced by	DE GEORICO,	
	On subse	equent_occa			
	On subse	equent occa: DE CESARO		ntacted him	.]
	On subse			ntacted him	
OFFICIA DO		DE CESARO	co	ntacted him	
CESARO,		DE CESARO	umber furn	,	m by DE
		DE CESARO	umber furn	ished to hi	m by DE
	When cal	DE CESARO	umber furn	ished to hi	m by DE
for seve	When cal	DE CESARO	umber furn	ished to hi	m by DE ERMINARO
for seve	When cal	DE CESARO	umber furn	ished to hi	m by DE ERMINARO
for seve	When cal	DE CESARO	umber furn	ished to hi	m by DE ERMINARO

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MI 166-243

During the past	b7D
He has not recent	
best of his recollection.	the _{b7D}
He is also acquainted with an individual named	1
in Kenosha, Wisconsin. He had discuss] ь6 ес ь7с — ь7в
and recalled a conversation wherein	j_
He has never been contacted by anyone other than DE CESARO	\neg
	— b7D

MI 166-243

MISCELLANEOUS INVESTIGATION AND INTERVIEWS

MT 166-243

On March 19, 1971, DAVID J. CANNON, United States Attorney, Eastern District of Wisconsin, Milwaukee, Wisconsin, advised the Seventh Circuit of Appeals had rendered a decision on that date affirming the conviction of JOHN FRANK PUNTILLO for violation of Title 18, United States Code, Section 1952.

-1- Date March 24, 1971	
employment, Racine. Wisconsin, and advised that residence is Kenosha, Wisconsin, and was well acquainted with GENE THOMAS, owner of the Office Lounge, and was a good friend	ь6 ь70
but had never received called at work, and even though once had a job was unaware of any of THOMAS' gambling activities.	ь6 ь7С

On _	3-11-71	at Racine, Wisconsin	File # <u>MI 166-243</u>	
by _	sa sa	and Ygms	Date dictated _3=17=71	b6 b7C

		FEDERAL BURE	EAU OF INVESTIG	GATION	
=	1-			Date <u>March 24, 1971</u>	
b o c	alls were m	st in commercial	gambling. ld provide no ence by anyon	Racine, time advised employed had no knowledge reason why telephone e connected with the	ъ6 ъ7с
-					
			,		
On .	3-11-71	atRacine, Wisc	consin	File # MI 166-243	
ov .	SA SA	ind Ems	:	Date dictated 3-17-71	b6 b7

- 1 -	
Date <u>March 24, 1971</u>	
date of birth	b6
was interviewed at his place of business,	b7C
Racine, Wisconsin, at which time he advised he had no know-	
ledge of who was using the pay phone at his tavern for purposes	
of illegal gambling.	•

He advised that he was not a gambler himself nor was he acquainted with any gamblers from Kenosha.

On _	3-11-71	atRacine, Wisconsin	File #MI 166-243	<u></u>
	SA	and	•	b 6
hv	sa sa	/gms	Date dictated3-17-71	b7C

FEDERAL BUREAU OF INVESTIGATION	
- <u>1</u> - Date <u>March 24, 1971</u>	
was interviewed at his place of business, at which time he advised was president of that company and had no knowledge of or interest in gambling activities and he had no idea why telephone calls were being made to his residence from telephones in Kenosha connected with gambling activities.	ь6 ь7С
He stated he does have	ь6 ь7с
and possibly telephone calls were made from Kenosha to his home in regard to this type of activity.	
· -	

On 3-11-71	_at _ Racine, Wisconsin	File # MI 166-21:3	
SA	and		b 6
by SA	/gms	Date dictated3-17-71	<u>ь</u> 7с

was advised of the identities of the interviewing Agents. was informed by Agent CONDON that the Agents desired to talk to him regarding his involvement in gambling activities. was furnished a copy of the Interrogation; Advice of Rights form by Agent CONDON. He then read the form, stated he understood his rights as con- tained on the form, but declined to sign the form.	
in any gambling activities at all and did not know how the FBI would have got his name as being involved in gambling.	
No further information was provided by	
••	
_3/22/71 at Kenosha, Wisconsin File # MI 166-243	
SA DENNIS CONDON/bkc Date dictated 3/26/71	

Date4/1/71
Kenosha, was advised of the identities of the interviewing Agents and advised by Agent CONDON that they desired to talk to regarding involvement or knowledge of any gambling activities in the Kenosha area. was furnished a copy of the Interrogation; Advice of Rights form by Agent CONDON. read the form, stated understood rights as contained on the form and signed it.
Office Lounge in March, 1970. said hours of employment were from said that was not aware of any gambling activities going on
advised that knows GENE THOMAS, who owns the Office Lounge, and also is familiar with AL DE CESARO, ANGELO GERMINARO and JOHN PUNTILLO because they had frequented the Office Lounge on occasion. advised that knows a policeman by the name who frequented the Office Lounge, but has never seen him gambling. No further information was provided by
3/22/71 at Kenosha, Wisconsin File # MI 166-243 SA DENNIS CONDON/bkc 75 Date dictated 3/26/71

Date4/1/71	
was advised of the identities of the interviewing Agents at his residence, was informed by Agent CONDON that the Agents desired to talk to him regarding his possible involvement in gambling activities. was furnished a copy of the Interrogation; Advice of Rights form, by Agent CONDON. read the form, stated he understood his rights as contained on the form, but declined to sign the form.	b6 b7
then advised that he had absolutely nothing to say to the FBI about any gambling activities because he was not involved in any gambling. He did advise that he was born He advised that he has hair and eyes, is tall and weighs pounds. He advised that he is married, has children and was arrested	Ъ6 Ъ7
No further information was provided by	
3/22/71 at Kenosha, Wisconsin File # MI 166-243	
SA DENNIS CONDON/bkc 76 Date dictated 3/26/71	b b

was advised of the natucontained of which	on a type	written (, stated	I CREION. (nd of L	righ	ts as	m, led.
and	Wever, a RO RHOMAS use	see much		ctivity Seen J	OHN POM	TLLO a state cou	nd d
1 ar mer	advised	or the i	.dentities				l k
co	ncluded b	y statin	g that] did no	ot know	anythi	າຕ
about gambl had read in	THE SCALA	itles at	g that the Offi	did no	ot know ge exce	anythinot what	<u>18</u>
anoge Sampt	THE SCALA	itles at	g that the Offi	did no	ot know ge excep	anythi ot what	ner
anone SmithT	THE SCALA	itles at	g that the Offi	did no	ot know ge exce	anythinot what	<u>18</u>
anone SmithT	THE SCALA	itles at	g that the Offi	did no	ot know ge exce	anythinot what	<u>18</u>
anone Sampt	THE SCALA	itles at	g that the Offi	did no	ot know ge exce	anythinot what	26
anone Sampt	THE SCALA	itles at	g that the Offi	did no	ot know ge exce	anythinot what	<u>18</u>

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b7C

3/24/71

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***	1 -			Date _ April	. 2, 1971	
hé	siness, advised dress emp	he is loying 20 peo		onsin, at which	e of h time that	ь6 ь7
ce in	ployees a lls were : Kenosha	re gamblers a made to his a whom he did b	t to his knowled nd he had no ide ddress unless so usiness with, as gambling activ	ea why telepho ome of the peo s customers or	ne ple	
			,	_	٠	
				•		
						,
On _	3-22-71		, Wisconsin	File # MI 1 6	6-243	
	SA CARL	J. QUATTROCCI				
hv	SA	(gr	ns	Date dictated	3-26-71	b6

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Date dictated

b7C

Date <u>4/1/71</u>	_
Kenosha, was advised of the identities of the interviewing Agents and was furnished with a standard warning and waiver of rights form, which he read, stated he understood, but refused to sign.	ь6 ъ7С
advised that he works in He advised that he knows EUGENE THOMAS and AL DE CESARO. He denied ever having taken any action for any gamblers while working or handling any payoffs or collections for gamblers. He stated that he is not involved in any type of gambling activity.	b6 b7С

On _3/22/71	_at _Kenosha, Wisconsin_	File # <u>MI 166-243</u>	* *
SA SA	and /bkc	Date dictated 3/26/71	b6 b7C

Date _4/1/71	_
proprietor of Kenosha, Wisconsin, was advised of the identities of the interviewing Agents and was furnished with a standard warning and waiver of rights form, which read, stated understood, but refused to sign.	b6 b7С
advised that buys liquor from AL DE CESARO and does not know JAMES SALERNO, ANGELO GERMINARO, EUGENE THOMAS or JOHN PUNTILLO. denied that any gambling of any kind takes place advised that trusts	b6 b7C
and stated that was certain that if any of them were aware of any gambling they would report it to and it would be put to a stop.	

On	3/22/71 at	Kenosha, Wiscor	sin File # MI 166-243	
	SA	and		b6
by	ابم	'bkc	Date dictated3/26/71	b70

Date4/1/71	 -
apprised of the identities of the interviewing Agents and was furnished a standard warning and waiver of rights form, which he read, stated he understood, but refused to sign.	ъ6 ⁻ ъ7С
denied knowing JAMES SALERNO stating that he never met SALERNO; however, he was aware of the fact that SALERNO was in the real estate business and stated that he knew the location of SALERNO's realty inasmuch as it is located across the street from his doctor, Doctor He stated that he goes to visit Doctor frequently and usually parks his automobile in front of the Salerno Realty Company.	ь6 ь7С
denied being involved in any gambling activity in any way.	

On <u>3/22/71</u>	_at <u>Kenosha, Wisconsin</u>	File # <u>MI 166-243</u>	
SA	and	Date dictated3/26/71	b6
SA	bkc		b70

<u>T</u>			
		Date <u>4/1/71</u>	
was furr	l of the identities of the in nished with a standard warnin nich he read, stated he under	ng and waiver of rights	k k
from arc betting debts.	stated that he kan and the Office Lour with anybody and stated that He advised that he owes \$228 owed from THIEL over a year a	nge denied the has no gambling to RICHARD THIEL, which	1
concerni	He stated he could furnishing gambling activities in Ke		
		•	
3/22/71	at _Kenosha, Wisconsin	File # <u>MI_ 166-243</u>	
SA	and		
_SAI	bkc	Date dictated3/26/71	

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		-		
		Date <u>4/1</u>	/71	
of the identities of furnished with a starform, which he read, sign.	the interview ndard warning stated he und	ing Agents and and waiver of	apprised l was rights refused to	b b
for 10 years	ed that he has	known JOHN P	JNTILLO	
	-			b6 b7
PUNTILLO or anyone e fishing with PUNTILL relationship.	ed that he has lse. He said O, this is the	that although	he has been	
•				
			-	
3/22/71 at Kenosha	, Wisconsin	File #MI	166-243	
SA an bk		Date dictated	3/26/71	k k

Date4/1/71	_
apprised of the identities of the interviewing Agents and was furnished a standard warning and waiver of rights form, which he read, stated he understood, but refused to sign.	b6 b70
denied knowing DINO BERNACCHI, but stated that sometimes go to Bernacchi's Pharmacy for candy, etc.	
advised that he works at and knows as a co-worker.	b6 b70
denied betting with anyone at any time.	

On 3/22/71 at Kenosha, Wisconsin File # 166-243

SA and b6
by SA Date dictated 3/26/71 b7c

was interviewed at Kenosha, where is employed was advised of the identities of Special Agents DANIEL E. BRANDT and and that the reason for contacting was that name came up in a search concerning gambling matters in Kenosha. Special Agent BRANDT provided with an Interrogation; Advice of Rights form, which read, stated understood and signed. denied any involvement with pools or gambling of any kind and stated has never been approached by any gamblers. devised that frequently stops in at Bernacchi's Pharmacy for coffee before work, but is unaware of any gambling activity there. never heard any gambling discussed there and advised that has on occasion discussed sports with BERNACCHI, but never in regard to any gambling. advised that could furnish no further information, as knows nothing about gambling activities in Kenosha or the persons involved in such activities.	was interviewed at Kenosha, where is employed was advised of the identities of Special Agents DANIEL E. BRANDT and and that the reason for contacting was that name came up in a search concerning gambling matters in Kenosha. Special Agent BRANDT provided with an Interrogation; Advice of Rights form, which read, stated understood and signed. denied any involvement with pools or gambling of any kind and stated has never been approached by any gamblers. advised that frequently stops in at Bernacchi s Pharmacy for coffee before work, but is unaware of any gambling activity there. never heard any gambling discussed there and advised that has on occasion discussed sports with BERNACCHI, but never in regard to any gambling. advised that could furnish no further information, as knows nothing about gambling activities	was interviewed at Kenosha, where is employed identities of Special Agents DANIEL E. BRANDT and and that the reason for contacting was that name came up in a search concerning gambling matters in Kenosha. Special Agent BRANDT provided with an Interrogation; Advice of Rights form, which read, stated understood and signed. denied any involvement with pools or gambling of any kind and stated has never been approached by any gamblers. advised that frequently stops in at Bernacchi's Pharmacy for coffee before work, but is unaware of any gambling activity there. never heard any gambling discussed there and advised that has on occasion discussed sports with BERNACCHI, but never in regard to any gambling. advised that could furnish no further information, as knows nothing about gambling activities	identities of Special Agents DANIEL E. and that the reason for conta name came up in a search concerning in Kenosha. Special Agent BRANDT provi Interrogation; Advice of Rights form, w stated understood and signed. denied any involvement gambling of any kind and stated has approached by any gamblers. advised that frequent	as advised of the BRANDT and cting was that gambling matters ded with an hich read,
gambling of any kind and stated has never been approached by any gamblers. advised that frequently stops in at Bernacchi s Pharmacy for coffee before work, but is unaware of any gambling activity there. never heard any gambling discussed there and advised that has on occasion discussed sports with BERNACCHI, but never in regard to any gambling. advised that could furnish no further information, as knows nothing about gambling activities	gambling of any kind and stated has never been approached by any gamblers. advised that frequently stops in at Bernacchi s Pharmacy for coffee before work, but is unaware of any gambling activity there. never heard any gambling discussed there and advised that has on occasion discussed sports with BERNACCHI, but never in regard to any gambling. advised that could furnish no further information, as knows nothing about gambling activities	gambling of any kind and stated has never been approached by any gamblers. advised that frequently stops in at Bernacchi's Pharmacy for coffee before work, but is unaware of any gambling activity there. never heard any gambling discussed there and advised that has on occasion discussed sports with BERNACCHI, but never in regard to any gambling. advised that could furnish no further information, as knows nothing about gambling activities in Kenosha or the persons involved in such activities.	gambling of any kind and stated has approached by any gamblers. advised that frequent	
Bernacchi's Pharmacy for coffee before work, but is unaware of any gambling activity there. never heard any gambling discussed there and advised that has on occasion discussed sports with BERNACCHI, but never in regard to any gambling. advised that could furnish no further information, as knows nothing about gambling activities	Bernacchi's Pharmacy for coffee before work, but is unaware of any gambling activity there. never heard any gambling discussed there and advised that has on occasion discussed sports with BERNACCHI, but never in regard to any gambling. advised that could furnish no further information, as knows nothing about gambling activities	Bernacchi's Pharmacy for coffee before work, but is unaware of any gambling activity there. never heard any gambling discussed there and advised that has on occasion discussed sports with BERNACCHI, but never in regard to any gambling. advised that could furnish no further information, as knows nothing about gambling activities in Kenosha or the persons involved in such activities.		
information, as knows nothing about gambling activities	information, as knows nothing about gambling activities	information, as knows nothing about gambling activities in Kenosha or the persons involved in such activities.	aware of any gambling activity there. gambling discussed there and advised the discussed sports with BERNACCHI, but ne	work, but is un- never heard any at has on occasion
		1/22 ¹ /71 Vonocho Wicconsin MT 166-242	information, as knows nothing about	gambling activities
		2/22 ¹ /71		
		2/22 ¹ /71		

3/23/°	71	Kenosha	, Wisconsi	n		MI 1	.66-243	
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enat anyth	mention he has a ling abo	ed indiv never bo ut it.	ne has never viduals tale en involved advitable than what	sing or ed in be land tha	placing tting no t he kno	bets r wanted t	f the swore to hear	9
_ years	inood an He f	d has k urther	he has known GENE ! stated that ells liquo	THOMAS a t he kno	ha angrt	O GERMINA	RO for mostly	eny b6 b7C
what in de	gambiin ebt all	g did t his lif	o e and rina.	lly arre	sted.	ho gamble	d and wa	8
	advise	d that	he is dead en know ho	set ags	ingt car	hilno. H	e stoted	b7С
			iness by S was adv and of the	ised of	the ider	tities of	the tion.	b6
ית ית א		1971,		J Kenosi	a, Wisco	onsin. was	intervi	ewe.
	arch 23.			,		• • • • • • • • • • • • • • • • • • • •		
	arch 23.	•			•			1 -

his decument centeins neither recommendations ner conclusions of the FBI. It is the property of the FBI and is loaned to your agency; tand its centents are not to be distributed outside your agency.

Date4/1/71	•
On March 23, 1971, Kenosha, Wisconsin, was interviewed at his residence by	ъ6 ъ7С
Special Agents was advised of the identities of the interviewing agents, of the nature of the investigation, and of his rights as contained on a typewritten Warning and Waiver of Rights Form, which read, stated he fully understood, however refused to sign adding that he would be willing to talk with	**
advised that he hardly knows RAY MATERA, having seen him only once or twice. further advised that the only reason his telephone number could have been in MATERA's book is that is a friend of MATERA	ь6 ь7с

				Dole4/	/1/71	i. 	,
	,	•			,	•	
identities	of the	erviewed a interviewi:	ng agents.	and of	y Speci advised the nat	of the	its the
investigat	ion, and	furni	shed the f	'ollowin _i	g infor	mations	
advise	d that		ked for GE ee years b			a iah t	201220
		Tor. mr.	ee lears n	ub nau	dare ou	e lon r	.our
years ago.			1			_	
years ago.	*	ted that	lmows n	othing :	of anvis	gembliir	ነድ
fur activities	ther state	ted that	seen or he	ard of			ıg
fur activities	ther state		seen or he	ard of			ig
fur activities	ther state	ever	seen or he	ard of			ig
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3/23/71	Kenosha, Wisconsin	File#	MI 166-243	
PCF SAB	ds &		3/25/71	, b 6
by		Date dictated_		/b7C

FEDERAL BUREAU OF INVESTIGATION	· · · · · · · · · · · · · · · · · · ·
Date.	4/1/71
On March 23, 1971, was in residence, Kenosha. Special Agents advised of the identities of the interview of the nature of the investigation.	wing agents and
advised that does not know GEI the only reason he would have name is for a job	NE THOMAS and that be that had applied by in February, 1971.

MI 166-243 Kenosha, Wisconsin Filo# 'ds &

b6 b7C

	Date _4/2/71	
	advised of the identities of the interviewing Agents and advised by Agent CONDON that the Agents desired to talk to him regarding his involvement in gambling activities. was furnished a copy of the Interrogation; Advice of Rights form by Agent CONDON. Rights form by Agent GONDON. advised he understood his rights as contained thereon, but declined to sign the form.	b6 b7С
	then stated that he has not been involved in any gambling activities in Kenosha or anyplace else. He advised that RAY MATERA used to live across the street from him and other than that he had no contact with him. He stated that he had	b6 b7С
	No further information was provided by	
On	3/23/71 at Kenosha, Wisconsin File # MI 166-243	
by .	SA DENNIS CONDON/bkc 90 Date dictated 3/29/71	ь6 ь7с

, I EDERAL BUREAU OF INVESTIGATION	
•	
· · · · · · · · · · · · · · · · · · ·	
Date April 2, 1971	
. Date	
	b6
, advised he knew advised	b7C
now resides at Illinois. He	
said he had bought along with another indivi-	
dual from ADRIAN DEAN NORTHCHIT.	
stated he knew was quite short of money and that was	
the reason he sold him He said he did not know if	
was a gambler but he would not rule out the possibility	
because he knew, at the time he sold needed	
money and real fast. No further information was provided by	
mondy and lear rast. No rur mer information was provided by	
	٠.
	, 2-th

On .	3/23/71 at	Kenosha,	Wisconsin	File # MI 166-243	
h.	SA DENNIS CON	IDON/lav	1 ^	Date dictated3/29/71	b6
, by _	,		·91	Date dictatedDate	b7C

	Date April 2, 1971	
	,	
advised of the identities of the interviation advised by Special Agent CONDON that the talk to him regarding his involvement in was furnished a copy of the Interview of Rights form by Special Agent CONDON, stated he understood his rights as contabut refused to sign the form.	e agents desired to n gambling activities. terrogation; Advice read the form,	b'
said he was not involved in ties with anybody. He was asked if he mame of JOHN PUNTILLO and if he did why would have his name and telephone numbers aid he knew an individual by the name works at American Motors on a different could explain PUNTILLO having his name a because he sold PUNTILLO a Honda S-9E me months ago and it has been necessary for him regarding the motorcycle on a few of information was provided by background information:	knew anyone by the this individual r of JOHN PUNTILLO who shift than he. He and telephone number otorcycle a few r PUNTILLO to contact	be b
Race: Sex: DOB: POB: Height: Weight: Hair: Eyes: Scars and Marks:	.·	be b
3/23/71 at Kenosha, Wisconsin	File # MI 166-243	
3/23/ (I at Kenosha, wisconsin	Т. 11С П	

 1	_	

Date April 5, 1971

GEORGE MUSACK, 2436 Durand Avenue, Racine, Wisconsin, was interviewed and provided the following information:

He is a professional tailor and in this capacity sees AL DE CESARO three or four times a year when DE CESARO brings clothes to him for alterations.

He stated he is not a gambler nor does he have any knowledge of DE CESARO's gambling activities.

On _	3-23-71 at	Racine, Wisconsin	File # <u>MI 166-243</u>	
by _	SA CARL J.	QUATTROCCHI and gms	Date dictated3-29-71	b6
оу —		93		b70

FEDERAL BUREAU	OF INVESTIGATION
-1-	Date April 5, 1971
home, Ra advised business at tinued that neither	was interviewed at
advised did h the poodle cared for at business in Kenosha, Wisconsin, explain any telephone calls whitelephone to residence.	ave a poodle dog and had place of box and that possibly might ch were made from that
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	<u>.</u> :
	<i>:</i>
On 3-23-71 at Racine, Wisco	onsin File # MI 166-243
SA CARL J. QUATTROCCHI and . SA gms	Date dictated 3-29-71 b6
QA.	

FEDERAL BUREAU OF INVESTIGATION

Date <u>4/1/71</u>	
was advised of the identities of the interviewing Agents and was furnished with a standard warning and waiver of rights form, which he read, stated he understood and signed.	
germinaro and buys liquor for his tavern from AL DE CESARO. He stated that he knows JAMES SALERNO.	ь6 ь7с
stated that he does not participate in any type of gambling activities in any way. He stated he learned his lesson at the time of his last arrest for gambling.	

On 3/23/71 at Kenosha, Wisconsin File # MI 166-243

SA and b6
by SA Date dictated 3/26/71 b70

FEDERAL BUREAU OF INVESTIGATION

Date.	4/1/71	
Date.		

FRED HUSER, 7606 38th Avenue, was advised of the identities of the interviewing Agents and was furnished with a standard warning and waiver of rights form, which he read, stated he understood, but refused to sign.

HUSER stated that he has home insurance with JAMES SALERNO and as a result of this goes to SALERNO's office to pay his bills. He also stated that he had been in to see SALERNO during December, 1970, in an effort to obtain automobile insurance. HUSER advised that these were his only connections with JAMES SALERNO and denied being involved in any type of gambling activity.

On _	3/23/71	at <u>Kenosha</u> ,	Wisconsin File # .	MT_	166-243	
by _	SA SA	and bkc	Date di	ctated	3/26/71	b6b7

by _

FEDERAL BUREAU OF INVESTIGATION

			Da	te <u>4/1/7</u> 1		
ą	ı standard warı	the interviewing and waiver reference	of rights for	was furn	sed of the nished with he read,	b6 b70
	are frequence of the control of the	He said		oasketbal	loes not kno	
a	activities with	denied being n JOHN PUNTILLO	involved in a or anyone e	any type lse.	of gambling	
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	/22/71 17	enosha, Wiscons	in Pilo	# MT 1-64	5_2/3	
On	<u> </u>	and bkc		dictated —	3/26/71	b6 b70

		Date4/1/71
the ide	who resides at at his place of employment the interviewing standard warning and waive stated he understood, but	was inter- nt. was advised of ng Agents and was furnished ver of rights form, which he
that he certain never of in his he does	or 30 years ago in the ced that he and GERMINARO e still does not get along ally does not gamble with he called GERMINARO or been of tayern, which is a public	He stated with GERMINARO and nim. He advised that he has called by him on the telephone pay phone. He stated that ball or baseball pools or
reputatever ge	advised that had a good business at involved in any gamblin	ne considers himself of good and that he has no desire to ag operations.
/23/71	at Kenosha, Wisconsin	File # MI 166-243

FEDERAL BUREAU OF INVESTIGATION

	Date4/1/71
_	
	was advised
of the ide	ntities of the interviewing Agents and was furnish- standard warning and waiver of rights form, which
he read, s	tated he understood, but refused to sign.
_	<u> </u>
	advised that he deals with JIM SALERNO as
	and that he calls on SALERNO regularly in
an effort	
used to vi	sit SALERNO at least once a week and now is in
	him at least once a month. He advised that he
also has	

b6 b7C

On 3/23/71	at Kenosha, Wisconsin	File # <u>MI 166-243</u>	
SA	and	Date dictated3/26/71	b6
by SA	/bkc		b7С

FEDERAL BUREAU OF INVESTIGATION

, was
interviewed at his place of employment,
, at which time he was advised of the identities of
the interviewing Agents and was furnished with a standard warning and waiver of rights form, which he read, stated he understood, but refused to sign.
with LOUIE GEROLMO is that a friend of his,
(phonetic), married denied having
anything to do with gambling and stated he knew nothing about any gambling in Kenosha, Wisconsin.

Date _4/1/71

b6 b7С

FEDERAL BUREAU OF INVESTIGATION

Date	4/2/71	
Date	4/2//±	

GEORGE ENGLEHARDT, 8335 Cooper Road, Kenosha, Wisconsin, was contacted and furnished the following information:

He advised that he currently works at Johnson Motors in Waukegan, Illinois. He stated that he used to work with JAMES SALERNO at American Motors.

ENGLEHARDT advised that SALERNO sells him automobile insurance and home-owner insurance. He stated that he goes to SALERNO's office to pay on these insurance policies.

ENGLEHARDT advised that he does not gamble, has never placed any bets with SALERNO and is not aware of any gambling activities on the part of SALERNO. He advised that when in SALERNO's office he has never seen any gambling records or any evidence of gambling.

ENGLEHARDT advised that he knows nothing about the gambling activities in Kenosha or the persons involved in these activities except from newspaper articles regarding them and could furnish no further information regarding this matter.

On	3/23/71	at <u>Kenosha, Wisconsin</u>	File # MI 166-243	•
by .	SA <u>DANIEL</u> SA	E. BRANDT /bkc	Date dictated3/29/71	. b6 b7

			Date 4/2/71	
	Agents DA the reaso in a sear Special A	was advised of the ide NIEL E. BRANDT and on for contacting him was ch concerning gambling magent BRANDT provided Rights form, which he red.		up gation;
		Let that MATERA used to be to be the stated the was a year ago March, a retired.	at the last time he	talked hat
		advised that he due to the fact that DE aich he frequented.	also knows ALFRED FI CESARO used to run	
		could furnish no	further information	ı.
				•
	3/23/71	at Kenosha , Wisconsin	File # MT_166 -	-243
		at Kenosha, Wisconsin E. BRANDT and Vbkc		-243 29/71

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7		
	Date4/2/71	
	Kenosha, asin, was interviewed and furnished the following mation:	b'
livin purch The f	advised that he has insurance with JAMES NO and that he purchased the house he is presently in from SALERNO as well as a second house which he ased just a couple months ago for investment reasons. irst time he dealt with SALERNO was when he sold his four years ago.	
ŞALER or an	advised that he was never aware that NO-was a gambler and has never seen any racing forms y gambling forms at SALERNO's realty.	b
has k activ	stated that he knows JOHN PUNTILLO and nown him for a long time, but knows of no gambling ity on the part of PUNTILLO.	
first	stated that he knows ALFRED DE CESARO's wife, but that he does not know DE GESARO himself.	b b
	He advised that he does not drink or go to taverns, ever associated with any of the persons involved in ing in Kenosha and could furnish no information about	
n3/23/71	at Kenosha. Wisconsin File # MI 166-243	
•	L E. BRANDT Date dictated 3/29/71	b'

On ___

FEDERAL BUREAU OF INVESTIGATION

<u>1</u>	
Date4/2/71	_
Wisconsin, was interviewed at Super-X Drugs, 7930 Sheridan Road, Kenosha, Wisconsin. He was advised of the identities of Special Agents DANIEL E. BRANDT and and that their reason for contacting him was that his name came up in a search concerning gambling matters in Kenosha. Special Agent BRANDT provided with an Interrogation; Advice of Rights form, which he read, stated he understood, but declined to sign. He then furnished the following information:	ъ6 ъ70
description advised that he does not know ANGELO GERMINARO, with whose gambling paraphernalia his name was found. He also stated that he does not bet with any bookmakers in town.	
He stated that he used to run which closed up Through this he had	b6 b70
He stated that he used to discuss races with BERNACCHI, but only for information to use at the track. He stated that	
advised that he never bet on any sports or hung around at the Office Lounge, although he used to	b6 b70
advised that he has, in the past,	
3/23/71 at Kenosha, Wisconsin File # MI 166-243	
SA DANIEL E. BRANDT SA Date dictated 3/29/71	b6 b7

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